

3/7/77 [1]

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|------------------|---|--------|-------------|
| memo | From Landon Butler To Hamilton Jordan /attached to memo from Rick Hutcheson To Hamilton Jordan (9pp.) | 3/7/77 | C |

FILE LOCATION
 Carter Presidential Ppaers-Staff Offices, Office of Staff Sec.-Pres. Hand-writing File 3/ 7/77[]

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CREDIBILITY 3rd > 12th
 60% > < 200
 Multi-lateral - Commitment
 PL 480 - \$14 B.I.
 Peaceful influence
 Employment Tax Credit
 Hurts NE & Middle
 Older businesses hurt
 Large " "
 Part time > full time
 Unincorp H. tax
 Savings > Cost of Corp

Revised:
 3/7/77
 11:30 a.m.

THE PRESIDENT'S SCHEDULE

Monday - March 7, 1977

| | |
|--------------------|--|
| 7:30 | Dr. Zbigniew Brzezinski - The Oval Office. |
| 7:45 | Mr. Frank Moore - The Oval Office. |
| 8:00 (2 hrs.) | Meeting of the Cabinet. (Mr. Jack Watson). The Cabinet Room. |
| 10:30 | Arrival Ceremony for His Excellency, Yitzhak Rabin, Prime Minister of Israel, and Mrs. Rabin - The South Grounds. |
| 11:00 (75 min.) | Meeting with Prime Minister Rabin. (Dr. Zbigniew Brzezinski) - The Cabinet Room. |
| 12:30 | Lunch with Vice President Walter F. Mondale. The Oval Office. |
| 1:30 | Mr. Jody Powell and Mr. Tim Kraft - Oval Office. |
| 2:00 | Honorable Averell Harriman. (Mr. Hamilton Jordan). The Oval Office. |
| 5:00 | Meeting with Vice President Walter F. Mondale, Admiral Stansfield Turner, and Dr. Zbigniew Brzezinski - The Oval Office. |
| 7:30 | Working Dinner (Business Suit) Honoring Prime Minister and Mrs. Rabin - The State Floor. |

Electrostatic Copy Made
 for Preservation Purposes

1st ← Mid East
 Democracy
 Long friendship
 Career faster
 Sec Vance Trip
Peace/Security
 RABIN - LEAH

THE PRESIDENT HAS SPENT.

THE PRESIDENT'S SCHEDULE

Monday - March 7, 1977

| | |
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| 12:30 | Lunch with Vice President Walter F. Mondale. The Oval Office. |
| 2:00 | Honorable Averell Harriman. (Mr. Hamilton Jordan). The Oval Office. |
| 3:00 | Meeting with Vice President Walter F. Mondale, Admiral Stansfield Turner, and Dr. Zbigniew Brzezinski - The Oval Office. |
| 7:30 | Working Dinner (Business Suit) Honoring Prime Minister and Mrs. Rabin - The State Floor. |

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THE WHITE HOUSE
WASHINGTON

| ACTION | FYI | |
|--------|-----|-----------|
| | | MONDALE |
| | | COSTANZA |
| | | EIZENSTAT |
| | | JORDAN |
| X | | LIPSHUTZ |
| | | MOORE |
| | | POWELL |
| | | WATSON |

- ☐ FOR STAFFING
- ☐ FOR INFORMATION
- ☐ TO PRESIDENT
TODAY

| ACTION | FYI | |
|--------|-----|--------------|
| | | ARAGON |
| | | BOURNE |
| | | BRZEZINSKI |
| | | BUTLER |
| | | H. CARTER |
| | | CLOUGH |
| | | FALLOWS |
| | | HARDEN |
| | | HOYT |
| | | KRAFT |
| | | B. MITCHELL |
| | | B. RAINWATER |
| | | SCHLESINGER |
| | | SCHNEIDERS |
| | | SIEGEL |
| | | T. SMITH |
| | | WELLS |
| | | VOORDE |

THE WHITE HOUSE
WASHINGTON

3- 7-77

To Bob Lipschutz

Stop this if you
can. Thanks.

J

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THE PRESIDENT HAS SEEN.

A Carter From Plains Put His Stamp On Consumer Item

Plains, Ga. — Soon you may be able to munch on genuine Carter Farms peanuts. You'll be able to wear Carter Farms jeans and whip up some Southern-fried whatever from a Carter Farms cookbook.

For all this you'll be able to thank an ambitious local farmer and businessman named Carter — R.C. Carter. Mr. Carter is no relation to the President, though he claims to be a friend of the family. But no matter: He knows a good name when he hears it.

Mr. Carter has agreed to let Kearns-Moore, an Atlanta marketing agency, lease his name. The agency's owners, Lyman Kearns and Jerry Moore, said recently that they plan to put the Carter Farms stamp on a variety

of consumer products "by licensing major companies which have the manufacturing capabilities and national and international distribution networks." They are now interviewing corporations that meet those qualifications, and they say they may announce several major licensing agreements shortly.

How many new products are coming? So far that's unclear, but Messrs. Kearns and Moore don't think anyone will be disappointed. "A variety of novelty items" will accompany the cookbook, they say, and the foods operation will encompass "a full line." They say they expect Carter Farms clothing to "capture a large segment of the casual clothing market."

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THE WHITE HOUSE
WASHINGTON

March 7, 1977

Frank Moore -

The attached was returned in
the President's outbox. It is
forwarded to you for appropriate
handling.

Rick Hutcheson

cc: Tim Kraft

Re: Call to Senator DeConcini

THE WHITE HOUSE
WASHINGTON

RMSH

| ACTION | FYI | |
|--------|-------------------------------------|-----------|
| | | MONDALE |
| | | COSTANZA |
| | | EIZENSTAT |
| | | JORDAN |
| | | LIPSHUTZ |
| | <input checked="" type="checkbox"/> | MOORE |
| | | POWELL |
| | | WATSON |

- ☐ FOR STAFFING
- ☐ FOR INFORMATION
- ☐ TO PRESIDENT
TODAY

| ACTION | FYI | |
|--------|-------------------------------------|--------------|
| | | ARAGON |
| | | BOURNE |
| | | BRZEZINSKI |
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| | | B. MITCHELL |
| | | B. RAINWATER |
| | | SCHLESINGER |
| | | SCHNEIDERS |
| | | SIEGEL |
| | | T. SMITH |
| | | WELLS |
| | | VOORDE |

THE WHITE HOUSE
WASHINGTON

March 4, 1977

*Frank -
Not done -
See me Tues.
am
J*

MEMORANDUM FOR:

THE PRESIDENT

FROM:

FRANK MOORE *FM*

Please call: 1) Senator DeConcini and urge him to support Warnke. He is about to break the other way. 2) Senator Magnuson, as he will be strongly influenced by Senator Jackson's decision not to support Warnke.

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for Preservation Purposes**

THE WHITE HOUSE
WASHINGTON

March 7, 1977

Frank Moore -

The attached letter was returned
in the President's outbox. The
original is returned to you for
handling the delivery.

Rick Hutcheson

cc: Bob Lipshutz
Hugh Carter
Richard Harden
Stripping

Re: Jack Brooks letter re:
Use of Military Aircraft



THE WHITE HOUSE
WASHINGTON

March 4, 1977

ON LOG OF FEBRUARY 23, THE PRESIDENT
WROTE:

"LET ME APPROVE; CHECK WITH
ATTORNEY GENERAL FIRST."

THE WHITE HOUSE
WASHINGTON

orig to FBI

| ACTION | FYI | |
|--------|-----|-----------|
| | | MONDALE |
| | | COSTANZA |
| | | EIZENSTAT |
| | | JORDAN |
| | X | LIPSHUTZ |
| | X | MOORE |
| | | POWELL |
| | | WATSON |

- ☐ FOR STAFFING
- ☐ FOR INFORMATION
- ☐ TO PRESIDENT
TODAY

| ACTION | FYI | |
|--------|-----|--------------|
| | | ARAGON |
| | | BOURNE |
| | | BRZEZINSKI |
| | | BUTLER |
| X | X | H. CARTER |
| | | CLOUGH |
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| | X | HARDEN |
| | | HOYT |
| | | KRAFT |
| | | B. MITCHELL |
| | | B. RAINWATER |
| | | SCHLESINGER |
| | | SCHNEIDERS |
| | | SIEGEL |
| | | T. SMITH |
| | | WELLS |
| | | VOORDE |

THE WHITE HOUSE
WASHINGTON

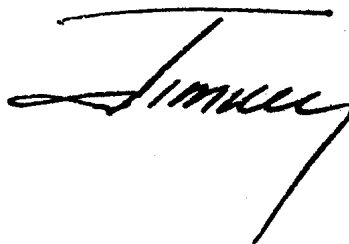
March 4, 1977

To Chairman Jack Brooks

Thanks for letting me know of your Subcommittee's interest in what use the Executive Office will make of military passenger aircraft in my Administration.

I have asked Hugh Carter to prepare a report for us.

Sincerely,

A handwritten signature in dark ink, appearing to read "Jimmy", with a long, sweeping horizontal line above it and a vertical line extending downwards from the end.

The Honorable Jack Brooks
Chairman
Legislation and National Security
Subcommittee of the Committee
on Government Operations
U.S. House of Representatives
Washington, D.C. 20515

NINETY-FIFTH CONGRESS

Congress of the United States
House of Representatives

LEGISLATION AND NATIONAL SECURITY SUBCOMMITTEE
OF THE
COMMITTEE ON GOVERNMENT OPERATIONS
RAYBURN HOUSE OFFICE BUILDING, ROOM B-373
WASHINGTON, D.C. 20515

February 16, 1977

FM
Honorable Jimmy Carter
President of the United States
The White House
1600 Pennsylvania Avenue, N. W.
Washington, D. C. 20500

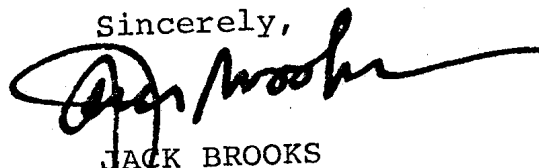
Dear Mr. President:

Last year this Subcommittee began a review of the use of military passenger aircraft by the Government. Included in this review is the use of such aircraft by the Executive Office of the President. It, therefore, would be appreciated if you would furnish a copy of the guidelines under which such aircraft will be used in your Administration as well as copies of the manifest of all fixed-wing and helicopter flights either made or arranged by the Executive Office of the President. I would appreciate these manifests being furnished on a quarterly basis.

This request has been discussed with Mr. Hugh Carter and Mr. William Gulley of the White House staff.

Your cooperation is appreciated.

Sincerely,


JACK BROOKS
Chairman

ack-JC - cc:HC -
23 FEB 1977 note JC
Hugh Carter wants to
approve
resp.

THE WHITE HOUSE
WASHINGTON

March 7, 1977

Stu Eizenstat -

The attached was returned in
the President's outbox. It is
forwarded to you for appropriate
handling.

Rick Hutcheson

Re: Youth Employment Legislation

cc: The Vice President
Frank Moore
Jack Watson

THE WHITE HOUSE
WASHINGTON

Mr. President:

Watson, Moore, Jordan (Siegel)
concur. No comment from
Lipshutz.

Rick

THE WHITE HOUSE
WASHINGTON

*Push
hand-carry
to S. H.
tonight*

| ACTION | FYI | |
|-------------------------------------|-----|-----------|
| <input checked="" type="checkbox"/> | | MONDALE |
| <input type="checkbox"/> | | COSTANZA |
| <input checked="" type="checkbox"/> | | EIZENSTAT |
| <input type="checkbox"/> | | JORDAN |
| <input type="checkbox"/> | | LIPSHUTZ |
| <input checked="" type="checkbox"/> | | MOORE |
| <input type="checkbox"/> | | POWELL |
| <input checked="" type="checkbox"/> | | WATSON |

- ☐ FOR STAFFING
- ☒ FOR INFORMATION
- ☐ TO PRESIDENT
TODAY

| ACTION | FYI | |
|--------------------------|-----|--------------|
| <input type="checkbox"/> | | ARAGON |
| <input type="checkbox"/> | | BOURNE |
| <input type="checkbox"/> | | BRZEZINSKI |
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| <input type="checkbox"/> | | SIEGEL |
| <input type="checkbox"/> | | T. SMITH |
| <input type="checkbox"/> | | WELLS |
| <input type="checkbox"/> | | VOORDE |

THE PRESIDENT HAS SEEN.

THE WHITE HOUSE

WASHINGTON

March 3, 1977

Shu - J

MEMORANDUM FOR: THE PRESIDENT
FROM: STU EIZENSTAT *Shu*
SUBJECT: Youth Employment Legislation

The Administration has requested \$1.5 billion in the fiscal stimulus package for new youth employment initiatives in the next 18 months.

Secretary Marshall intends that the program be administered under the Secretary's discretionary authority in Title III of the Comprehensive Employment and Training Act (CETA).

Despite strong opposition from Secretary Kreps and Secretary Marshall, the Senate Public Works Committee last week unanimously included Senator Stafford's youth legislation as Title II of the Emergency Works Bill. This new title authorizes \$1.5 billion for an ill-defined youth jobs program through the Commerce Department, which Commerce is simply not prepared to administer. Senate floor action is expected in the middle of next week.

With the threat of runaway legislation clear, my staff has worked closely with Commerce and Labor Department staff, OMB and key Hill staff to develop a workable program, to be administered by the Labor Department, that meets the criteria of your Economic Stimulus Message.

We have reached an agreement that -- if it is acceptable to you -- is acceptable to Secretaries Marshall and Kreps, to OMB, and to the key Public Works Committee Senators, Stafford and Randolph. They are prepared to drop their youth employment title on the Senate floor. The agreement is also acceptable to Chairman Williams, ranking Republican Javits, and other key members of the Senate Human Resources Committee, who have jurisdiction over Labor Department programs. We believe it is acceptable to key House members as well.

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Outlines of the proposal follow.

Youth Employment Programs

A. Comprehensive Youth Employment Programs
(\$1.0 billion over 18 months)

1. Funds through the CETA system and CETA formula for State and local governments to plan and operate youth employment programs. (\$500 million).

2. Funds for the Secretary of Labor to use at his discretion in order to experience, demonstrate and test new ideas. Most of these funds will also be spent through State and local governments.

These programs do not allow for physical improvement projects requiring significant outlays on materials and supplies, and are limited to young people with economically disadvantaged backgrounds. (\$500 million).

B. Youth Community Conservation and Improvement Programs (\$150 million over 18 months)

Well-planned, well supervised projects of a physical improvement nature such as rehabilitation, winterization and conservation to be authorized by State and local government through the CETA system. Targeted on highest unemployment neighborhoods, but not income tested for individual youth. This component is critical to retaining the support of the Public Works Committee Senators.

C. National Youth Conservation Centers.
(\$350 million over 18 months)

Operated under contracts with the Department of Labor by the Park Service (national parks), the Forest Service (national forests) and by State governments and State parklands. A largely residential program modeled directly on the old CCC. Unemployed youth eligible without regard to income.

This proposal embodies Senator Jackson's ideas, and was discussed and approved at the time the Budget was sent forward.

YOUTH EMPLOYMENT MESSAGE

We are currently preparing a Youth Employment Message which we suggest that you send to the Congress early next week. This message would:

- 1) review youth unemployment problems;
- 2) review the Federal government's very substantial ongoing commitments to youth employment;
- 3) spell-out the new proposal outlined above.

We believe such a message is critical to regaining the Administration's initiative in this area. OMB and all affected agencies agree.

☒ yes
☐ no
☐ Discuss

J.C.

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for Preservation Purposes**

3/7

THE WHITE HOUSE
WASHINGTON

Date: March 4, 1977

MEMORANDUM

FOR ACTION:

Bob Lipshutz - *no comments*
Frank Moore - *concur*
Jack Watson - *concur*

FOR INFORMATION: The Vice President
Hamilton Jordan
Jody Powell

Sigal
Concur

FROM: Rick Hutcheson, Staff Secretary

SUBJECT: Stu Eizenstat memo 3/3/77 re Youth Employment
Legislation.

YOUR RESPONSE MUST BE DELIVERED
TO THE STAFF SECRETARY BY:

TIME: 4:00 P.M.

DAY: Today

DATE:

ACTION REQUESTED:

☒ Your comments
Other:

STAFF RESPONSE:

☐ I concur. ☐ No comment.
Please note other comments below:

PLEASE ATTACH THIS COPY TO MATERIAL SUBMITTED.

If you have any questions or if you anticipate a delay in submitting the required material, please telephone the Staff Secretary immediately. (Telephone, 7052)

THE WHITE HOUSE

WASHINGTON

March 3, 1977

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- 2) review the Federal government's very substantial ongoing commitments to youth employment;
- 3) spell-out the new proposal outlined above.

We believe such a message is critical to regaining the Administration's initiative in this area. OMB and all affected agencies agree.

_____ yes

_____ no

_____ Discuss

Date: March 4, 1977

MEMORANDUM

FOR ACTION:

Bob Lipshutz
Frank Moore
Jack WatsonFOR INFORMATION: The Vice President
Hamilton Jordan
Jody Powell

FROM: Rick Hutcheson, Staff Secretary

SUBJECT: Stu Eizenstat memo 3/3/77 re Youth Employment
Legislation.YOUR RESPONSE MUST BE DELIVERED
TO THE STAFF SECRETARY BY:

TIME: 4:00 P.M.

DAY: Today

DATE:

ACTION REQUESTED:

☒ Your comments

Other:

STAFF RESPONSE:

☒ I concur.☐ No comment.

Please note other comments below:

PLEASE ATTACH THIS COPY TO MATERIAL SUBMITTED.

If you have any questions or if you anticipate a delay in submitting the required material, please telephone the Staff Secretary immediately. (Telephone, 7052)

41
Date: March 4, 1977

MEMORANDUM

FOR ACTION:

Bob Lipshutz
Frank Moore
Jack Watson

FOR INFORMATION: The Vice President
Hamilton Jordan,
Jody Powell

FROM: Rick Hutcheson, Staff Secretary

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TO THE STAFF SECRETARY BY:

TIME: 4:00 P.M.

DAY: Today

DATE:

ACTION REQUESTED:

☒ Your comments

Other:

STAFF RESPONSE:

☒ I concur. *hane*☐ No comment.*Please note other comments below:***PLEASE ATTACH THIS COPY TO MATERIAL SUBMITTED.**

If you have any questions or if you anticipate a delay in submitting the required material, please telephone the Staff Secretary immediately. (Telephone, 7052)

THE WHITE HOUSE
WASHINGTON

March 7, 1977

Frank Moore -

The attached was returned in
the President's outbox. It is
forwarded to you for appropriate
handling.

Rick Hutcheson

cc: Tim Kraft
Ham Jordan

Re: Water Projects Briefing
March 10

THE PRESIDENT HAS SEEN.

THE WHITE HOUSE

WASHINGTON

March 4, 1977

MEMORANDUM FOR: THE PRESIDENT

FROM: FRANK MOORE *FM*

Bert Lance, Cecil Andrus and Cliff Alexander will brief interested Members of Congress on the water projects on ~~Wednesday~~, March 10, from 8:00 a.m. - 9:00 a.m. in room 450 EOB.

Thursday

We are encountering some resistance and dissatisfaction from Members because you will not be at the briefing. I would suggest that we plan for a 5 - 10 minute drop-by from you at the conclusion of the briefing.

APPROVE

✓

DISAPPROVE

J.C.

CC: Tim Kraft

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for Preservation Purposes

ROBERT C. BYRD
WEST VIRGINIA

United States Senate
Office of the Majority Leader
Washington, D.C. 20510

To: President
FYI
FM

March 4, 1977

The President
The White House
Washington, D. C.

Dear Mr. President:

I am sure you already know, but I think it is appropriate for me to emphasize the strong feelings that are being expressed by various Senators whose water resources projects are involved in the moratorium on funding. The universal complaint--and I believe it is justified--is that these Senators were not consulted and given an opportunity for a discussion of the matter prior to the action taken.

I know you will appreciate that this letter is written in a spirit of cooperation and friendship, and in the interest of mutual understanding and good relations between our two branches in the future.

Respectfully,



THE WHITE HOUSE
WASHINGTON

March 7, 1977

Hugh Carter

The attached was returned in
the President's outbox. It is
forwarded to you for appropriate
handling.

Rick Hutcheson

cc: Z. Brzezinski

Re: Transportation for Prime
Minister Rabin

THE WHITE HOUSE

ACTION

WASHINGTON

March 3, 1977

MEMORANDUM FOR THE PRESIDENT

FROM: HUGH CARTER 

SUBJECT: Transportation for Prime Minister Rabin

I have received a request from the State Department to provide a DC-9 aircraft to transport Prime Minister Rabin and his party from Andrews Air Force Base to Miami, Florida, on March 9th. He will attend a black-tie Israeli Bond Dinner in Miami, and then go back to New York on March 10th to meet his flight back to Israel.

In the past, other administrations have provided in-country transportation for visiting heads of state. Our attorneys tell me that this is perfectly legal because it is official Government business.

I need to know if you would like to continue this policy. My recommendation is that we continue it.

Approve  _____

Disapprove _____

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for Preservation Purposes**



THE WHITE HOUSE

WASHINGTON

Date: March 4, 1977

MEMORANDUM

FOR ACTION:

Zbigniew Brzezinski

FOR INFORMATION:

FROM: Rick Hutcheson, Staff Secretary

SUBJECT: Hugh Carter memo 3/3/77 re Transportation for
Prime Minister Rabin.

YOUR RESPONSE MUST BE DELIVERED
TO THE STAFF SECRETARY BY:

TIME: 9:00 A.M.

DAY: Monday

DATE: March 7, 1977

ACTION REQUESTED:

☒ Your comments

Other:

STAFF RESPONSE:

☐ I concur.

☐ No comment.

Please note other comments below:

PLEASE ATTACH THIS COPY TO MATERIAL SUBMITTED.

If you have any questions or if you anticipate a delay in submitting the required material, please telephone the Staff Secretary immediately. (Telephone, 7052)

THE WHITE HOUSE
WASHINGTON

| ACTION | FYI | |
|--------------------------|--------------------------|-----------|
| <input type="checkbox"/> | <input type="checkbox"/> | MONDALE |
| <input type="checkbox"/> | <input type="checkbox"/> | COSTANZA |
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| <input type="checkbox"/> | <input type="checkbox"/> | WATSON |

- ☐ FOR STAFFING
- ☐ FOR INFORMATION
- ☐ TO PRESIDENT
TODAY

| ACTION | FYI | |
|-------------------------------------|--------------------------|--------------|
| <input type="checkbox"/> | <input type="checkbox"/> | ARAGON |
| <input type="checkbox"/> | <input type="checkbox"/> | BOURNE |
| <input type="checkbox"/> | <input type="checkbox"/> | BRZEZINSKI |
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| <input checked="" type="checkbox"/> | <input type="checkbox"/> | H. CARTER |
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| <input type="checkbox"/> | <input type="checkbox"/> | FALLOWS |
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| <input type="checkbox"/> | <input type="checkbox"/> | T. SMITH |
| <input type="checkbox"/> | <input type="checkbox"/> | WELLS |
| <input type="checkbox"/> | <input type="checkbox"/> | VOORDE |

THE WHITE HOUSE
WASHINGTON

Mr. President:

NSC concurs.

Rick

THE WHITE HOUSE
WASHINGTON

March 7, 1977

Jody Powell -

The attached was returned in
the President's outbox. It is
forwarded to you for appropriate
handling.

Rick Hutcheson

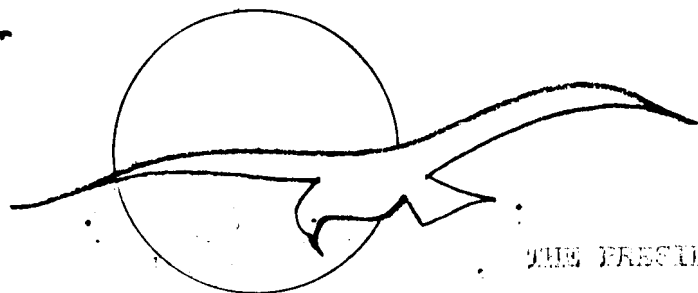
Re: Letter from John Pennington

THE WHITE HOUSE
WASHINGTON

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- ☐ FOR STAFFING
- ☐ FOR INFORMATION
- ☐ TO PRESIDENT
TODAY

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THE PRESIDENT HAS SEEN.

*To dy -
see me
J*

john pennington
~~High point: Cumberland Island~~
~~P. O. box 4177~~
~~St. Simons Island, Ga. 31522~~

Drawer B/Stafford
Cumberland Island
Fernandina Beach,
Fla. 32034

Senator Hugh Carter
State Capitol
Atlanta, Georgia 30334

February 26, 1977

Dear Hugh:

It was a pleasure talking with you by telephone Saturday. I want you to know how much I appreciate your offer to help me.

As I mentioned to you, I have been trying since last fall to find a place in the Carter Administration.

I have stayed too long on Cumberland: I want and need a job, and nothing would please me more than an opportunity to function at my fullest capacity in the interest of President Carter's Administration.

My diversified background qualifies me, I think, for a variety of possibilities: communications (writing, public information, public affairs); investigation; trouble-shooting.

Recently I read that the top administrative positions in the FAA would be changing in March and April. Perhaps some supporting positions will change as well? Aviation has been one of my special interests and concerns for years. (I have been a pilot since 1955, and a free-lance writer for aviation magazines).

Other special concerns include the environment, justice, consumer protection, efficient government.

I think the President would be interested to know that my article on Cumberland Island will appear in the August issue of the National Geographic. I know he loves the island as much as I do.

Say hello to Don and Carolyn for me when you see them. And especially give my regards to your father.

Warm regards,

John Pennington

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for Preservation Purposes

(over)

HUGH A. CARTER
District 14
P. O. Box 97
Plains, Georgia 31780



COMMITTEES:
Education, Chairman
Appropriations
Defense and Veterans Affairs
Rules
SUBCOMMITTEE:
Enrolling and Journals

The State Senate

Atlanta, Georgia 30334

March 3, 1977

President Jimmy Carter
Oval Office, West Wing
The White House
Washington, D. C. 20500

Dear Jimmy:

As you know, I receive numerous letters for jobs requesting my help and influence with you or some other federal official. I screen these very carefully, as I always have, and will only write you when I feel it is important and justified.

The enclosed letter from our friend John Pennington is one that I know you will be interested in, and I ask you to give his request your careful consideration.

Thank you.

Sincerely,

A handwritten signature in dark ink, appearing to read "Hugh".

Hugh

HC:r1

Enclosure

cc: Mr. John Pennington
Drawer B/Stafford
Cumberland Island
Fernandina Beach, Florida 32034

THE WHITE HOUSE
WASHINGTON

March 7, 1977

Stu Eizenstat -

The attached was returned in the
President's outbox.

Please follow up as appropriate with
affected agencies, etc. Thanks.

Rick Hutcheson

cc: Jack Watson
Z. Brzezinski
Bert Lance

Re: Interagency Oil Pollution Task
Force Initiatives

THE WHITE HOUSE
WASHINGTON

*Note to
Stm:
Please follow
up as appropriate
with affected
agencies, etc.
Thanks
Rich*

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cc LANCE

- ☐ FOR STAFFING
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THE WHITE HOUSE
WASHINGTON

Mr. President:

Jack concurs in all of Stu's recommendations, and thinks that it represents a fair summary of the views of all parties.

Dr. Brzezinski asked that we attach Ambassador Richardson's letter, which urges you to take a port approach instead of a coastal approach on this issue.

Schlesinger concurs with the OMB recommendations, but suggests that you direct OMB to establish cost-effectiveness criteria as part of the draft legislation to implement the program.

I am holding a 20-page OMB memorandum on the oil pollution initiatives, which I recommend you do not read unless you really want to get into the details of the legislation.

Rick

THE PRESIDENT HAS SEEN.

THE WHITE HOUSE
WASHINGTON

March 4, 1977

*Stu - Some
options not clear
to me - Follow
up if necessary
J*

MEMORANDUM FOR

THE PRESIDENT

FROM

STU EIZENSTAT *Stu*

SUBJECT:

Interagency Oil Pollution
Task Force Initiatives

The following is a summary of the Interagency Task Force recommendations for the prevention of oil spills. You may wish to consult the Office of Management and Budget memorandum should you want more explanation.

The attached memorandum recommends strong unilateral action to deal with oil tanker pollution. They propose initiatives in three areas: Actions to reduce potential for oil tanker pollution; upgraded oil spill response capability; and oil pollution liability and compensation legislation.

Unilateral action by the United States is required if we are to make a significant and timely impact on the problem. Such action may be viewed as an abandonment of our commitment to seek international solutions and therefore should be coupled with vigorous diplomatic efforts. While the Office of Management and Budget, Council on Environmental Quality, Environmental Protection Agency, and my staff support all proposals listed below, other departments are opposed or have reservations as noted.

I. Initiatives to Reduce Oil Pollution Caused by Tankers

A. Legislative initiatives

1. Propose legislation requiring minimum ship construction and equipment standards for tankers over 20,000 dead weight tons entering U. S. ports, including:

• double bottoms on all new tankers, inert gas systems on all crude tankers and segregated ballast on existing tankers within five years;

*I don't
know the cost or
feasibility of
these requirements - J*

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int. Convention agreement?

- back-up radar systems with collision avoidance equipment and redundant steering components required within 2 years.

OMB, CEQ, EPA and my staff agree.

Transportation doesn't support unilateral action and urges further study.

Commerce supports segregated ballast; urges further study on others.

State supports inert gas; supports international negotiation on other items.

Defense supports international negotiations on all actions.

_____ APPROVE _____ DISAPPROVE

2. Submit for ratification the 1973 International Convention for the Prevention of Pollution from Ships. (The Convention includes segregated ballast for all new tankers and maximum allowable discharges of oil-contaminated ballast).

Supported by all agencies.

✓ _____ APPROVE _____ DISAPPROVE

3. Propose legislation requiring all tankers entering U. S. ports to display a certificate evidencing a valid biennial inspection. Direct State and Coast Guard to actively seek international accord to upgrade international inspection standards.

OMB, CEQ, EPA, Commerce and my staff support this initiative.

State, Transportation and Defense prefer an international approach.

✓ _____ APPROVE _____ DISAPPROVE

(All three initiatives will substantially reduce oil pollution from grounding, collision, explosion and operational discharges. At full implementation, the annual cost of imported oil could rise by \$1 billion or 0.2 to 0.7 cents per gallon of gasoline. The States and environmental groups strongly support these proposals. Industry is not totally opposed.)

B. Administrative initiatives

1. Option 1: Direct Coast Guard to increase their boarding and information activities and require disclosure of tanker owners (including stockholders), changes in vessel names and cargo owners.

OMB supports.

Defense, EPA, Commerce, Transportation, CEQ, and my staff support the following initiative:

Option 2: The Coast Guard be directed to establish a computerized violation and safety recording system; board and inspect all tankers entering U.S. ports within two years and then annually; and improve disclosure as noted in Option 1.

← ok -
Cost?

_____ APPROVE OPTION 1 _____ DISAPPROVE OPTION 2

2. Direct Transportation to take immediate regulatory action to upgrade U.S. crew standards and training requirements. Review 1978 Intergovernmental Maritime Consultative Organization Conference agenda to identify additional requirements which should be sought.

Supported by all agencies.

✓ _____ APPROVE _____ DISAPPROVE

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for Preservation Purposes**

II. Initiatives to Upgrade Oil Spill Response Capability

Option 1: Direct Coast Guard to intensify its research and development efforts to improve U. S. capability to clean up oil spills under varying conditions, and review response capability and adjust as necessary.

OMB supports.

Other agencies support Option 2 below:

Option 2: Direct Coast Guard to improve its response capability to point where they can respond to a spill of 100,000 tons on an immediate basis.

_____ APPROVE OPTION 1 ☒ APPROVE OPTION 2

*after
assessment
of cost*

III. Oil Spill Liability and Compensation for Oil Pollution

Propose legislation for a "Comprehensive Oil Pollution Liability and Compensation Act." Bill would replace overlapping Federal and State liability laws with a uniform national system; provide higher liability limits; ensure immediate action by the spiller to mitigate damages; and establish a \$200 million fund and ensure full compensation for all damages, including natural resource damages and cost of damage assessments.

All agencies support the legislation.

☒ APPROVE _____ DISAPPROVE

Passage of the proposed oil spill liability legislation, as presently written, will constitute U. S. denial of two related international conventions, the 1969 Liability and 1971 Fund Conventions. The Senate has shown no interest in ratifying either Convention since they were submitted in 1970 and 1972.

Transportation, Commerce and State support ratification, which would preempt the more stringent U.S. oil spill liability proposed above. CEQ, OMB, EPA, and my staff recommend against ratification.

☒ APPROVE CONVENTIONS _____ DISAPPROVE CONVENTIONS

THE WHITE HOUSE
WASHINGTON

MEMORANDUM FOR: THE PRESIDENT
FROM: ZBIGNIEW BRZEZINSKI
SUBJECT: OMB Proposals to
Control Oil Spills

JB.

I am told that the attached package (Tab I) has been fully approved by both the Law of the Seas Office at State, and by the Joint Chiefs. However, Ambassador Richardson asked that in forwarding it to you, I attach the letter at Tab A. His letter to you raises the issue of the dangers involved in any Congressional action related to this package that would involve creation of a 200 mile zone for control of all vessels. This would damage the LOS negotiations. His letter is simply a warning. He wants you to be aware of a potentially serious problem.

DEPARTMENT OF STATE
AMBASSADOR AT LARGE
WASHINGTON

I agree
J

February 24, 1977

The President
The White House
Washington, D.C.

Dear Mr. President:

The PRM response on the Law of the Sea discusses the effects on the negotiations of potential U.S. domestic actions to control oil spills. A paper containing recommended actions is being forwarded to you by OMB. From my discussions with persons involved in the development of the OMB paper, I believe that the recommended package of domestic actions will be an excellent response to this serious environmental problem. In particular, ratification of the 1973 Convention on the Prevention of Pollution from Ships will provide stringent regulations beyond the territorial sea.

I am concerned, however, that some Senators and Congressmen are proposing creation of a 200-mile zone off the coast for control of all vessels, U.S. and foreign. The effect of such action on the negotiations could be serious. The protection of navigation and commerce is one of the few remaining major incentives for many maritime nations to support the conclusion of a comprehensive treaty. If we begin to erode these protections by our own unilateral action, we may lose support for the treaty, particularly from the major maritime nations including the U.K. and the Soviet Union. That could be fatal. Consequently, I urge you to limit domestic actions to vessels using U.S. ports. Since 90% of the vessels moving off shore are destined for U.S. ports, this approach will provide necessary environmental protection without damaging our Law of the Sea effort. Most of the remaining 10% involves vessels destined for Mexican and Canadian ports. We should be able to cover these through bilateral arrangements with those countries.

Sincerely,

**Electrostatic Copy Made
for Preservation Purposes**


Elliot L. Richardson

THE PRESIDENT HAS SEEN.

THE WHITE HOUSE

WASHINGTON

March 7, 1977

MEETING WITH W. AVERELL^x HARRIMAN

Monday, March 7, 1977
2:00 pm (15 minutes)
The Oval Office

From: Hamilton Jordan

I. BACKGROUND, PARTICIPANTS & PRESS PLAN

A. Background:

At a meeting last week with Hamilton Jordan, Amb. Harriman expressed a strong desire to see the President briefly and give him a report on the work he has been doing on behalf of Paul^x Warnke and also his informal advice on the Ambassadorial Review Commission.

Amb. Harriman thinks that the President would do well to address the whole question of nuclear proliferation in a public forum very soon.

B. Participants: Amb. Harriman.

C. Press Plan: Announcement to the Press.
White House Photographer.

MAR 9 1977
CENTRAL FILES

THE WHITE HOUSE
WASHINGTON

March 7, 1977

Hugh Carter
Richard Harden
Tim Kraft

The attached note has been sent to
Rex Scouten. The attached is for
your information.

Rick Hutcheson

Re: White House Appearance

THE WHITE HOUSE
WASHINGTON

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- ☐ FOR STAFFING
- ☒ FOR INFORMATION
- ☐ TO PRESIDENT
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THE WHITE HOUSE

WASHINGTON

3-7-77

To Rex Scouter

I am concerned about the cleanliness & general appearance of the White House & grounds. (On 3rd floor, roof, basement, interior driveways, around the pool, tennis court, walkways, etc.) A lot of work needs to be done storing furniture, cleaning and repairing.

After a week or two of work, I would like to inspect it all with you.

Jimmy Carter

THE WHITE HOUSE
WASHINGTON

March 7, 1977

Stu Eizenstat -

The attached was returned in
the President's outbox. It is
forwarded to you for appropriate
handling.

Rick Hutcheson

cc: Mr. Charles Kirbo/Atlanta.

Re: Letter from Peyton S. Hawes
Recreation Development at the Trotter
Shoal Lake Project South Carolina
and Georgia

THE WHITE HOUSE
WASHINGTON

cc Mr. Charles
Kerbo/pst/ant

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- ☐ FOR STAFFING
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For L.
Take to Washington

LAW OFFICES
HAWES & RAMPEY

THE DOCUMENT HAS BEEN.

The Hawes Building, P. O. Box 918 - Elberton, Georgia 30635

404 283-3621

February 25, 1977

Mr. Charles Kirbo
King & Spalding
Trust Company Tower
Atlanta, Georgia 30303

*agreement to
coop = S.C. in
recreation costs - C*

Dear Charlie:

Your voice really gave a lift to my sagging spirits. However, I have never doubted that Jimmy Carter would do exactly what he said he would do.

*see
my
page*

The public statement of Carter's position appeared in the March 28, 1972 issue of The Elberton Star. This statement was made before around 800 people from Georgia and South Carolina. When the statement was made, he received a tremendous ovation.

Since he spoke in this article of working closely with South Carolina officials and drawing up the necessary agreements which would start the work on the Dam, I am enclosing a copy of this agreement herein which was signed by Jimmy approximately seven months after making this statement (in my presence).

I do not wish to burden you with enclosures, but I am also enclosing a copy of my letter to Governor Edwards on September 10, 1975 in answer to questions that he had propounded to me. They have never been refuted.

You can be assured that your conversations with me and communications will always be kept in strictest confidence and needless to say, I am eternally grateful for this has been my dream for forty years.

Assuring you of my appreciation of your valued friendship and with warm personal regards, I remain

Always sincerely,

Peyton S. Hawes
Peyton S. Hawes

**Electrostatic Copy Made
for Preservation Purposes**

PSH:k
Encs.

Elberton Star

Elberton, Georgia 30635, Tuesday, March 28, 1972

Gov. Carter Pledges To Support Russell Lake Construction

Governor Also Says Elbert 'May Get Comprehensive High School Program'

Addressing the 48th annual Chamber of Commerce Banquet gathering Friday night, Gov. Jimmy Carter gave assurance of his support for the construction of the Richard B. Russell dam and intimated that Elbert County schools "may be one of the lucky recipients of a new comprehensive high school" which will include a vocational program in its curriculum. The Elbert County Board is currently seeking a comprehensive high school.

On the Russell Lake project, Carter said, "it is inevitable it will be built and we are working closely with S. C. officials in drawing up the necessary agreements."

On his arrival in Elbert County, Gov. Carter and his wife Rosalynn were taken to the Rock Branch community where he visited with citizens of the Gaines District at the Powell-Crawford Store. When elected to the Governorship, Carter received 100 per cent of the votes cast in the Gaines District and he came there "to thank these folks for their unanimous support."

He then toured the area of the county which will encompass the proposed National Recreation Area and the location of the Richard B. Russell Dam and Reservoir with an entourage of interested Elbert County citizens.

The Governor's opening remarks at the Banquet revealed his feelings when he said, "this is the largest, most enthusiastic and representative group I have ever seen at a Chamber

CONTRACT BETWEEN
THE UNITED STATES OF AMERICA
AND
THE GEORGIA DEPARTMENT OF NATURAL RESOURCES
FOR
RECREATION DEVELOPMENT AT THE TROTTERS SHOALS LAKE PROJECT
SOUTH CAROLINA AND GEORGIA

THIS CONTRACT entered into this 2nd day of Oct. 1972 by and between the UNITED STATES OF AMERICA (hereinafter called the "Government") represented by the Contracting Officer executing this contract and the STATE OF GEORGIA acting by and through the GEORGIA DEPARTMENT OF NATURAL RESOURCES (hereinafter called the "Department"), WITNESSETH THAT

WHEREAS, the Department is authorized to administer project land and water areas for recreational purposes, and operate, maintain and replace facilities provided for such purposes and is empowered to contract for such purposes, and is empowered to contract in these respects; and

WHEREAS, construction of the Trotters Shoals Lake project (hereinafter called the "Project") was authorized by the Flood Control Act approved 7 November 1966 (Public Law 89-789, 89th Congress), and

WHEREAS, the Government is authorized by the Federal Water Project Recreation Act, (Public Law 89-72, 16 U.S.C. 4601-12, et seq) to make contracts with non-Federal public bodies for development, management and administration of the recreation resources of Federal water resources projects;

NOW THEREFORE, the parties agree as follows:

Article 1. Definition of Terms. For the purpose of this contract certain terms are defined as follows:

a. Joint costs. The total cost of the project minus the sum of the separable costs for all project purposes.

b. First costs. Used interchangeably with the terms "capital costs" and "project costs," is the initial capital cost of the project, including: planning after execution hereof; land acquisition; construction; and interest during construction, on the value of land, labor, and materials used for planning and construction of the project.

c. Separable costs. As applied to any project purpose, means the difference between the capital cost of the entire multi-purpose project and the capital cost of the project with the purpose omitted.

Article 2. Lands and Facilities.

a. The Government agrees to design, construct and operate the project to provide for optimum enhancement of general recreation consistent with other authorized project purposes in accordance with a plan mutually agreed upon by the parties. Details on lands necessary for such enhancement are shown in the project Land Requirements Plan - Public Use; Design Memorandum 7, as concurred in by the Department and incorporated herein by reference.

b. In addition to the lands to be acquired for other authorized purposes, the Government will acquire certain lands specifically to enhance the recreation potential of the project as shown in Exhibit B in accordance with a plan mutually agreed upon by the parties. The lands anticipated for acquisition for all project purposes, including recreation, are those lands shown on Plate Nos. 1 and 2 of the above referenced approved Land Requirements Plan - Public Use; Design Memorandum 7.

c. The Government in cooperation with the Department will prepare a mutually acceptable Plan of Recreation Development and Management which will depict and identify the types and quantities of facilities which the Government and the Department will construct in accordance with this contract. The presently estimated cost of facilities to be so provided is contained in Exhibit A attached hereto and made a part hereof. Such estimate of facility cost is subject to reasonable adjustment as appropriate upon completion and approval of the above "Plan of Recreation Development and Management."

d. The facilities shown in Exhibit A, as it may be adjusted in accordance with paragraph c above, shall be constructed jointly by the parties through mutually satisfactory division of responsibility for construction which takes into account direct and indirect cost savings which may be gained by the parties in the public interest for certain specific facilities, provided, that the facilities to be constructed by each party shall be formally agreed upon by the two parties prior to construction, consistent with the provisions of Article 3.

e. The Government will make available by lease to the Department, for Department management and administration, the use and occupancy of approximately 14,000 acres of land and the water area of Trotters Shoals Lake, together with facilities located thereon and acquired or constructed pursuant to this contract. No provision of this contract, including this subparagraph e, shall merge into any such lease, but each and every obligation of each party hereto shall remain in full force and effect unless altered by mutual agreement or Article 10 hereof.

f. Title to all lands and facilities specifically acquired, developed or constructed by or with Government assistance to enhance the recreation potential of the project shall at all times be in the United States.

Article 3. Consideration and Payment. Each party hereto will pay or contribute in kind fifty percent (50%) of the separable first costs of initial recreation development and fifty percent (50%) of the separable first costs of future recreational development. In addition, as between the parties hereto and except as may be specified to the contrary in any separate contract between the parties, the Government will pay one hundred percent (100%) of the joint costs of the project allocated to recreation. Under the statute, payment by the Department may be immediately in cash, may be in kind, or may be on an installment basis over a period not exceeding fifty years. A combination of these payment approaches may be used, however, prior approval of the method of payment must be obtained from OCE.

a. Initial Development. Each party's share of the estimated separable first costs for initial recreation development at the Project is estimated to be \$1,871,000. The Department's share of such estimated separable first costs shall be paid to the Government as follows:

(1) There shall be deducted from the Department's share an amount equal to the sum of the fair market value of any lands or facilities provided by the Department, such value computed from date such land or facilities were provided and not including enhancement due to the Project, and any cash expenditures made by the Department towards separable first costs of the Project.

(2) The amount remaining after such deduction shall be paid to the Government, with interest during construction and with interest on the unpaid balance within fifty (50) years of the first use of the initial facilities, in cash or in kind, or in the alternate, repayment may be made in fifty (50) consecutive annual installments.

(3) Interest during construction and interest on the unpaid balance shall be at a rate to be determined by the Secretary of the Treasury of the United States as of the beginning of the fiscal year in which Project construction is initiated, pursuant to the formula prescribed by Section 301(b) of the Water Supply Act of 1958 (Public Law 85-500), 43 U.S.C. 390b(b). Such interest rate shall not change during the repayment period.

(4) The estimated schedule of repayment for this Project, based on the current estimate of separable first costs, the interest rate in effect on the date of execution hereof 3.649% and for the fifty (50) yearly repayments, is contained in Exhibit C of this contract. This repayment schedule will be recomputed by the parties upon completion of construction on the basis of actual separable first costs incurred, the interest rate in effect for the Government fiscal year in which Project construction is initiated, and the amount of the Department's share remaining unpaid at the time the Contracting Officer notifies the State in writing that the lands and facilities are available for useful operation. Interest during

construction shall be paid at the time the first installment is payable, and subsequently accruing interest shall be paid with the installments due at the end of the period in which such interest has accrued.

(5) The initial installment shall be due and payable within thirty (30) days after the Department is notified in writing by the Contracting Officer that the lands and facilities are available for useful operation. Subsequent installments shall be due and payable to the Treasurer of the United States within thirty (30) days of the yearly anniversary date of such notice.

(6) The Department may, without penalty, prepay at any time or times any part or all of the principal and interest due and payable under this contract. Interest with respect to any prepaid principal shall accrue only through the date of repayment.

b. Future Development.

(1) Each party's share of the estimated future development cost of the project is currently estimated to be \$2,981,000. The aforesaid amount may be subject to future adjustment pending final determination of the actual costs of constructing the scheduled facilities.

(2) Future development will be constructed in three equal increments in accordance with the plan mutually agreed upon by the parties. The first phase of development would commence 10 years after completion of the initial recreation facilities. The next two phases would be developed in five year increments. The Department's share of cost for construction for each phase of development is currently estimated at \$993,700, as shown in Exhibit A.

(3) Future recreation development as provided in this subparagraph shall be contingent upon and subject to the availability of funds on the part of the Government. Upon completion of construction of such facility or facilities, an adjustment will be made to reflect any increase or decrease in the actual costs of construction.

(4) In the event there shall not be available sufficient funds to provide the Government's share of future development as the need arises, the Department may develop or continue to develop the necessary facilities, provided prior approval of such development is received in writing from the Government. Upon receipt of notice that Government funds are again available for such development the Department may withhold payment of additional amounts until such time as the payment of funds from each party is balanced at fifty percent (50%) of the total separable construction expenditures for this purpose to that time. If the Department has completed the future development at its own expense due to the unavailability of Government funds, upon such Government funds again becoming available the Government shall reimburse the Department for the Government's share of such development expense. Nothing herein shall be construed as obligating the Government to make payments in excess of funds appropriated and allocated for this particular purpose or to appropriate and allocate funds for this purpose, or as authorizing the Department to withhold making installment payments under paragraph a of this Article.

c. Other Federal Funds. No repayment credit of any kind whatsoever will be allowed the Department for expenditures financed by involving, or consisting of, either in whole or in part, contributions or grants of assistance received from any Federal agency, in providing any lands or facilities for recreation or fish and wildlife enhancement hereunder.

Article 4. Construction and Operation of Additional Facilities. Certain types of facilities, including but not necessarily limited to restaurants, lodges, fishing barges, duck blinds, cabins, clubhouses, overnight or vacation-type structures, fee shooting areas and such similar revenue-producing facilities, may be constructed by the Department or third parties and may be operated by the Department or by third parties on a concession basis. Any such construction and operation of these types of facilities shall be subject to the prior approval of the Contracting Officer. However, the Department shall not receive credit for costs of such facilities against amounts due and payable under Article 2, and such facilities shall not be deemed to be developed or constructed with Government assistance for purpose of Article 2f.

Article 5. Fees and Charges. The Department may assess and collect fees for entrance to developed recreation areas and for use of the project facilities and areas, in accordance with a fee schedule mutually agreed to by the parties. An initial mutually acceptable fee schedule is set forth in Exhibit D of this contract. Not less often than every five years, the parties will review such schedule and, upon the request of either, renegotiate the schedule. The renegotiated fee schedule shall, upon written agreement thereto by the parties, supersede Exhibit D without the necessity of modifying this contractual document.

Article 6. Federal and State Laws.

a. In acting under its rights and obligations hereunder, each party agrees to comply with all applicable Federal and State laws and regulations, including but not limited to the provisions of the Georgia Water Quality Control Act (Ga. Laws 1964, p. 416, as amended), 40 U.S.C. 276 a-a(7); 40 U.S.C. 327-330; and Title 29, Code of Federal Regulations, Part. 3.

b. The Department furnishes, as part of this contract, an assurance (Exhibit E) that it will comply with Title VI of the Civil Rights Act of 1964 (78 Stat. 241, 42 U.S.C. 2000d, et seq) and Department of Defense Directive 5500.11 issued pursuant thereto and published in Part 300 of Title 32, Code of Federal Regulations. The Department agrees also that it will obtain such assurances from all of its concessionaires.

c. The Department also agrees that it will comply with Sections 210 and 305 of the Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970 (Public Law 91-646) and will provide any assurances that may be required.

Article 7. Operation and Maintenance.

a. The Department shall be responsible for operation, maintenance and replacement of all facilities developed to support project recreation. The Department shall maintain without cost to the Government all project lands, waters and facilities in a manner satisfactory to the Contracting Officer and pursuant to the provisions of any lease or license which may subsequently be entered into between the parties hereto, with the exception of lands required for operation of the project structures as described in paragraph c below.

b. For the lands and waters to be made available pursuant to this contract, the Department will prepare, and upon approval of the Contracting Officer, implement plans and programs for effective management of the forest and range resources of the project, including but not limited to measures to control soil erosion, suppress wild fires, control vectors and pests, and maintain the shoreline of the reservoir in attractive condition.

c. The Government or its assignees will operate and maintain those lands, structures, and facilities such as dams, dikes, spillways and outlet works required for control and regulation of the waters stored in the reservoir, the access road to the dam, and any project visitor facilities constructed in conjunction with these works. The Government will accomplish shoreline debris removal for a period of two years after initial impoundment of water to elevation 475 feet.

Article 8. Release of Claims.

a. The Government and its officers and employees shall not be liable in any manner to the Department for or on account of damage caused by the development, operation, and maintenance of the general recreation facilities of the project. To the extent that it may legally do so, the Department hereby releases the Government and agrees to hold it free and harmless and to indemnify it from all damages, claims, or demands that may result from development, operation and maintenance of the general recreation areas and facilities, except with respect to those functions reserved to the Government under paragraph c of Article 7.

b. The Department shall require its concessionaires to obtain from an insurance company licensed in the State of Georgia and acceptable to the Government, liability or indemnity insurance providing for minimum limits of \$50,000 per person in any one claim, and an aggregate limit of \$150,000 for any number of persons or claims arising from any one incident

with respect to bodily injuries or death resulting therefrom, and \$5,000 for damage to property suffered or alleged to have been suffered by any person or persons resulting from operations under any agreement between the Department and its concessionaries.

Article 9. Transfer or Assignment. The Department shall not transfer, or assign this contract nor any rights acquired thereunder, nor grant any interest, privilege or license whatsoever in connection with this contract without the approval of the Secretary of the Army or his authorized representative except as provided in Article 4 of this contract.

Article 10. Default. In the event the Department fails to meet any of its obligations under this agreement, the Government may terminate the whole or any part of this contract and any lease or license granted to the Department for accomplishing the purpose of this agreement. The rights and remedies of the Government provided in this Article shall not be exclusive and are in addition to any other rights and remedies provided by law or under this contract.

Article 11. Examination of Records. The Government and the Department shall maintain books, records, documents, and other evidence pertaining to costs and expenses incurred under this contract, to the extent and in such detail as will properly reflect all net costs, direct and indirect, of labor, materials, equipment, supplies, and services and other costs and expenses of whatever nature involved therein. The Government and Department shall make available at their offices at reasonable times, the accounting records for inspection and audit by an authorized representative of the parties to this contract during the period this contract is in effect.

Article 12. Relationship of Parties. The parties to this contract act in an independent capacity in the performance of their respective functions under this contract and neither party is to be considered the officer, agent or employee of the other.

Article 13. Inspection. The Government shall at all times have the right to make inspections concerning the operation and maintenance of the lands and facilities to be provided hereunder.

Article 14. Officials Not to Benefit. No member of or delegate to the Congress, or Resident Commissioner, shall be admitted to any share or part of this contract, or to any benefit that may arise therefrom; but this provision shall not be construed to extend to this contract if made with a corporation for its general benefit.

Article 15. Covenant Against Contingent Fees. The Department warrants that no person or selling agency has been employed or retained to solicit or secure this contract upon agreement or understanding for a commission, percentage, brokerage, or contingent fee, excepting bona fide employees or bona fide established commercial or selling agencies maintained by the State of Georgia for the purpose of securing business. For breach or violation of this warranty, the Government shall have the right to annul this contract without liability or in its discretion to add to the contract price or consideration, or otherwise recover, the full amount of such commission, percentage, brokerage, or contingent fee.

Article 16. Environmental Quality.

a. In furtherance of the purpose and policy of the National Environmental Policy Act of 1969 (Public Law 91-190, 42 U.S.C. 4321, 4331-4335) and Executive Order 11514, entitled "Protection and Enhancement of Environmental Quality", March 5, 1970 (35 Federal Register 4247, March 7, 1970) the Government and the Department recognize the importance of preservation and enhancement of the quality of the environment and the elimination of environmental pollution. Actions by either party will be after consideration of all possible effects upon the project environmental resources and will incorporate adequate and appropriate measures to insure that the quality of the environment will not be degraded or unfavorably altered. In furtherance of this policy, the Government agrees to comply with the Georgia Water Quality Control Act (Ga. Laws 1964, p. 416, as amended).

b. During construction undertaken by either party, specific actions will be taken to control environmental pollution which could result from construction activities and to comply with applicable Federal, State and local laws and regulations concerning environmental pollution. Particular attention should be given to (1) reduction of air pollution by control of burning, minimization of dust, containment of chemical vapors, and control of engine exhaust gases and smoke from temporary heaters; (2) reduction of water pollution by control of sanitary facilities, storage of fuels and other contaminants, and control of turbidity and siltation from erosion; (3) minimization of noise levels; (4) on - and offsite disposal of waste and spoil resulting from construction activities; and (5) prevention of landscape defacement and damage.

Article 17. Value of Land and Facilities. If the parties hereto cannot agree on the fair market value of any lands or facilities and cannot otherwise resolve such differences, each party shall name an appraiser and the two appraisers so named shall name a third appraiser, and the decision of at least two of such three appraisers as to the fair market value shall be final and conclusive upon both parties.

Article 18. National Recreation Area. In the event Trotters Shoals Lake is authorized for development as a National Recreation Area or a part of a National Recreation Area this agreement with the Department is subject to termination and further recreation construction would be accomplished by the Government in accordance with rules and regulations for development of a National Recreation Area.

Article 19. Effective Date. This contract shall take effect upon approval by the Secretary of the Army or his authorized representative.

IN WITNESS WHEREOF, the parties hereto have executed this contract as of the day and year first above written.

THE UNITED STATES OF AMERICA

By Howard L. Strohecker
Howard L. Strohecker
Colonel, Corps of Engineers
District Engineer
Contracting Officer

Date 2 Oct 1972

THE STATE OF GEORGIA THROUGH THE
GEORGIA DEPARTMENT OF NATURAL
RESOURCES

By Jimmy Carter
Jimmy Carter
Governor

By Joe D. Tanner
Joe D. Tanner
Department of Natural Resources

This agreement is reviewed and approved as a binding legal obligation on the State of Georgia consistent with Public Laws 89-72 and 91-611, and with the Georgia Executive Reorganization Act of 1972 (Ga. Laws 1972, p. 15).

APPROVED:

By Arthur K. Bolton
Arthur K. Bolton
Attorney General
State of Georgia

Date 25 September 1972

APPROVED:

By Howard H. Callaway
Howard H. Callaway
Secretary of the Army

Date 20 MAY 1974

EXHIBIT A

ESTIMATED COST OF RECREATION FACILITIES FOR GEORGIA
(1 July 1972 Price Level)

| Facilities | | Account 14 Initial Construction | Account 711 Future Construction | Ultimate Development |
|------------|---|---------------------------------------|---------------------------------------|-------------------------|
| 1. | Roads | \$ 765,100 | \$1,528,000 | \$2,293,100 |
| 2. | Parking | 154,500 | 300,400 | 454,900 |
| 3. | Launching Ramps | 94,500 | 147,100 | 241,600 |
| 4. | *Structures | 301,900 | 352,600 | 654,500 |
| 5. | Utilities | 305,000 | 581,500 | 886,500 |
| 6. | Picnic Facilities | 179,800 | 534,900 | 714,700 |
| 7. | Camping Facilities | 278,200 | 1,078,100 | 1,356,300 |
| 8. | *Miscellaneous | <u>40,800</u> | <u>29,600</u> | <u>70,400</u> |
| | Sub-total | \$2,119,800 | \$4,552,200 | \$6,672,000 |
| | Contingencies 15 Percent | <u>318,000</u> | <u>682,800</u> | <u>1,000,800</u> |
| | Sub-total | \$2,437,800 | \$5,235,000 | \$7,672,800 |
| | Engineering & Design 7.5 Percent | 182,800 | 392,600 | 575,400 |
| | Supervision & Administration 6.4 Percent | <u>156,000</u> | <u>335,000</u> | <u>491,000</u> |
| | TOTAL | \$2,776,600 | \$5,962,600 | \$8,739,200 |

EXHIBIT B

ESTIMATED COST OF LAND ABOVE THE GUIDE ACQUISITION LINE
PUBLIC USE, OPERATIONAL, AND ADMINISTRATIVE SITE

| Site No. | Site Name | Use | Acres above guide acquisition line | Value per acre | Estimated total cost |
|----------|--|--------|------------------------------------|----------------|----------------------|
| 29 | Cedar Creek | Access | 28 | \$100 | \$ 2,800 |
| 31 | Pickens Point | Park | 187 | 100 | 18,700 |
| 33 | Coldwater Park | Park | 1,518 | 100 | 151,800 |
| 35 | Van Creek Point | Access | 79 | 100 | 7,900 |
| 36 | Pearl Marina | P.S.A. | 106 | 100 | 10,600 |
| 37 | Dan Tucker Park | Park | 216 | 100 | 21,600 |
| 38 | Heardmont | Park | 164 | 100 | 16,400 |
| 40 | Middleton | Access | 51 | 100 | 5,100 |
| 43 | Beverly | Access | 131 | 250 | 32,750 |
| 44 | Beaver Dam Marina | P.S.A. | 58 | 250 | 14,500 |
| | " " " | " | 79 | 100 | 7,900 |
| 46 | Elbert | Park | 241 | 250 | 60,250 |
| | " | " | 70 | 500 | <u>35,000</u> |
| | Sub-total | | | | \$385,300 |
| | Timber | | | | 117,600 |
| | Improvements (buildings) | | | | <u>96,600</u> |
| | Total land, timber and improvements | | | | \$599,500 |
| | Severance damages | | | | <u>8,400</u> |
| | Sub-total | | | | \$607,900 |
| | Contingencies, 20% | | | | 121,600 |
| | Acquisition cost 60 tracts at \$1,850 | | | | 111,000 |
| | Resettlement cost 24 tracts at \$5,215 under Uniform Relocation Act of January 1971 PL 91-646 | | | | <u>125,200</u> |
| | TOTAL COST RECREATIONAL AREAS | | | | \$965,700 |

EXHIBIT C

GEORGIA

SCHEDULE FOR AMORTIZATION OF THE ESTIMATED INITIAL
AMOUNT OF \$1,871,000 AT THE CURRENT INTEREST RATE
OF 3.649% OVER A 50 YEAR PERIOD

| PAYMENT NUMBER | INTEREST PAYMENT | PRINCIPAL PAYMENT | TOTAL PAYMENT | PRINCIPAL BALANCE |
|-------------------|---------------------|----------------------|------------------|----------------------|
| 0 | | | | 1871000.00 |
| 1 | 68272.79 | 13650.61 | 81923.40 | 1857349.39 |
| 2 | 67774.68 | 14148.72 | 81923.40 | 1843200.66 |
| 3 | 67258.39 | 14665.01 | 81923.40 | 1828535.65 |
| 4 | 66723.27 | 15200.14 | 81923.40 | 1813335.52 |
| 5 | 66168.61 | 15754.79 | 81923.40 | 1797580.72 |
| 6 | 65593.72 | 16329.68 | 81923.40 | 1781251.04 |
| 7 | 64997.85 | 16925.55 | 81923.40 | 1764325.49 |
| 8 | 64380.24 | 17543.17 | 81923.40 | 1746782.33 |
| 9 | 63740.09 | 18183.32 | 81923.40 | 1728599.01 |
| 10 | 63076.58 | 18846.82 | 81923.40 | 1709752.19 |
| 11 | 62388.86 | 19534.55 | 81923.40 | 1690217.64 |
| 12 | 61676.04 | 20247.36 | 81923.40 | 1669970.28 |
| 13 | 60937.22 | 20986.19 | 81923.40 | 1648984.09 |
| 14 | 60171.43 | 21751.97 | 81923.40 | 1627232.12 |
| 15 | 59377.70 | 22545.70 | 81923.40 | 1604686.42 |
| 16 | 58555.01 | 23368.40 | 81923.40 | 1581318.02 |
| 17 | 57702.29 | 24221.11 | 81923.40 | 1557096.91 |
| 18 | 56818.47 | 25104.94 | 81923.40 | 1531991.97 |
| 19 | 55902.39 | 26021.02 | 81923.40 | 1505970.96 |
| 20 | 54952.88 | 26970.52 | 81923.40 | 1479000.44 |
| 21 | 53968.73 | 27954.68 | 81923.40 | 1451045.76 |
| 22 | 52948.66 | 28974.74 | 81923.40 | 1422071.01 |
| 23 | 51891.37 | 30032.03 | 81923.40 | 1392038.98 |
| 24 | 50795.50 | 31127.90 | 81923.40 | 1360911.08 |
| 25 | 49659.65 | 32263.76 | 81923.40 | 1328647.32 |
| 26 | 48482.34 | 33441.06 | 81923.40 | 1295206.26 |
| 27 | 47262.08 | 34661.33 | 81923.40 | 1260544.93 |
| 28 | 45997.28 | 35926.12 | 81923.40 | 1224618.82 |
| 29 | 44686.34 | 37237.06 | 81923.40 | 1187381.75 |
| 30 | 43327.56 | 38595.84 | 81923.40 | 1148785.91 |
| 31 | 41919.20 | 40004.21 | 81923.40 | 1108781.71 |
| 32 | 40459.44 | 41463.96 | 81923.40 | 1067317.75 |
| 33 | 38946.42 | 42976.98 | 81923.40 | 1024340.77 |
| 34 | 37378.19 | 44545.21 | 81923.40 | 979795.56 |
| 35 | 35752.74 | 46170.66 | 81923.40 | 933624.90 |
| 36 | 34067.97 | 47855.43 | 81923.40 | 885769.47 |
| 37 | 32321.73 | 49601.68 | 81923.40 | 836167.79 |
| 38 | 30511.76 | 51411.64 | 81923.40 | 784756.15 |
| 39 | 28635.75 | 53287.65 | 81923.40 | 731468.50 |
| 40 | 26691.29 | 55232.12 | 81923.40 | 676236.38 |
| 41 | 24675.87 | 57247.54 | 81923.40 | 618988.85 |
| 42 | 22586.90 | 59336.50 | 81923.40 | 559652.35 |
| 43 | 20421.71 | 61501.69 | 81923.40 | 498150.66 |
| 44 | 18177.52 | 63745.89 | 81923.40 | 434404.77 |
| 45 | 15851.43 | 66071.97 | 81923.40 | 368332.80 |
| 46 | 13440.46 | 68482.94 | 81923.40 | 299849.86 |
| 47 | 10941.52 | 70981.88 | 81923.40 | 228867.98 |
| 48 | 8351.39 | 73572.01 | 81923.40 | 155295.97 |
| 49 | 5666.75 | 76256.65 | 81923.40 | 79039.32 |
| 50 | 2884.14 | 79039.26 | 81923.40 | 0.06 |

EXHIBIT D

| PRICE SCHEDULE FOR ACCOMMODATIONS, SERVICES, AND SUPPLIES | | | | | |
|--|--|--|---------------------------------|--------|---------|
| CONCESSION SITE: | | | RESERVOIR: Trotters Shoals Lake | | |
| Effective for six months - Beginning: 1 May 19__ / Beginning: 1 November 19__ | | | | | Date: |
| I. RENTALS | | | R A T E S | | |
| | | | HOURLY | DAILY | WEEKLY |
| 1. Boats: | | | | | |
| a. Fishing boat, 14' or less, with oars & life preservers | | | \$1.00 | \$2.00 | |
| (1) Wooden | | | | | \$12 |
| (2) Fiberglass/metal | | | | | |
| b. Fishing boat, over 14', with oars & life preservers | | | | | |
| (1) Wooden | | | | | |
| (2) Fiberglass/metal | | | \$0.75 | \$4.00 | \$16 |
| c. Ski boat, with fuel and safety equipment | | | | | |
| d. Power pleasure boat, with fuel and safety equipment | | | | | |
| 2. Equipment: | | | | | |
| a. Outboard Motors | | | | \$6.50 | \$30 |
| (1) Less than 5½ h.p. | | | | | |
| (2) 5½ h.p. through 7½ h.p. | | | | | |
| (3) Over 7½ h.p. | | | | | |
| b. Water Skis | | | | | |
| c. Aquaplane | | | | | |
| 3. Spaces for Boat Storage: | | | | | |
| a. Wet - | | | | | |
| (1) Covered to 25' | | | | | \$8.00 |
| (2) Open Over 20' \$20.00 | | | | \$0.75 | 5.00 |
| | | | | | 15.00 |
| b. Dry - includes launch | | | | | 25.00 |
| (1) Covered | | | | | |
| (2) Open | | | | | |
| c. Lake Mooring | | | | | |
| (1) Inboard | | | | | 15.00 |
| (2) Outboard | | | | | 15.00 |
| d. Customer-owned Boathouse or Slip | | | | | |
| 4. Locker Storage | | | | | |
| 5. Cabins | | | | | |
| a. Regular - | | | | \$10 | \$60 |
| (1) Airconditioned | | | | | |
| (2) Not airconditioned | | | | | |
| b. Deluxe - Airconditioned | | | | \$12 | \$72 |
| 6. Trailer Spaces | | | | | |
| a. With firewood and individual water, electricity, sewage connections (charges <input type="checkbox"/> are <input type="checkbox"/> are not extra) | | | | \$2.50 | \$17.50 |
| b. With firewood and central community facilities | | | | | |
| 7. Tent Camping Spaces | | | | | |
| a. With firewood and individual water, electricity, sewage connections (charges <input type="checkbox"/> are <input type="checkbox"/> are not extra) | | | | \$2.50 | \$17.50 |
| b. With firewood and central community facilities | | | | | |
| 8. Other | | | | | |
| SWIMMING - Adults | | | | \$0.50 | |
| Children | | | | 0.25 | |
| Campers | | | | 0.25 | |
| II. SERVICES | | | R A T E S | | |
| | | | HOURLY | DAILY | |
| 1. Guide | | | | | |
| 2. Sightsseeing | | | | | |
| 3. Boat Launching (mechanical or personal) | | | | | |
| 4. Labor for Boat Repairs | | | | | |
| a. Mechanical | | | | | |
| b. Structural | | | | | |
| c. Painting | | | | | |
| 5. Other | | | | | |
| | | | | | |
| | | | | | |
| | | | | | |
| Signature: (Lessee)(Manager) | | | Approved by: | | |
| <p>NOTES: 1. All products, such as bait, meals, supplies, and equipment, other than those shown above, will be sold at price levels currently charged for comparable goods or services furnished or sold on privately-owned lands in the general area.</p> <p>2. Daily rate is established as being from sunrise to sunset, except on ski boats, for which daily rate is based on 8 hours.</p> <p>3. Rental of all motors includes 2 gallons of gasoline.</p> <p>4. Delete inapplicable services in items 6 and 7.</p> | | | | | |

EXHIBIT E

ASSURANCE OF COMPLIANCE WITH THE DEPARTMENT OF DEFENSE
DIRECTIVE UNDER TITLE VI OF THE CIVIL RIGHTS ACT OF 1964

The Georgia Department of Natural Resources (hereinafter called the Department) HEREBY AGREES THAT it will comply with Title VI of the Civil Rights Act of 1964 (P.L. 88-352) and all requirements imposed by or pursuant to the Directive of the Department of Defense (32 CFR, Part 300, issued as Department of Defense Directive 5500.11, Change 3, dated 11 April 1966) issued pursuant to that title, to the end that, in accordance with Title VI of that Act and the Directive, no person in the United States shall, on the ground of race, color, or national origin be excluded from participation in, be denied the benefits of, or be otherwise subjected to discrimination under any program or activity for which the Department receives Federal financial assistance from the Department of the Army and HEREBY GIVES ASSURANCE THAT it will immediately take any measure necessary to effectuate this agreement.


If any real property or structure thereon is provided or improved with the aid of Federal financial assistance extended to the Department by the Department of the Army, assurance shall obligate the Department, or in the case of any transfer of such property, any transferee, for the period during which the real property or structure is used for a purpose for which the Federal financial assistance is extended or for another purpose involving the provision of similar services or benefits. If any personal property is so provided, this assurance shall obligate the Department for the period during which the Federal financial assistance is extended to it by the Department of the Army.

THIS ASSURANCE is given in consideration of and for the purpose of obtaining any and all Federal grants, loans, contracts, property, discounts or other Federal financial assistance which were approved before such date. The Department recognizes and agrees that such Federal financial assistance will be extended in reliance on the representations and agreements made in this assurance, and that the United States shall have the right to seek judicial enforcement of this assurance. This assurance is binding on the Department, its successors, transferees, and assignees, and the person or persons whose signatures appear below are authorized to sign this assurance on behalf of the Department.

Date

10/2/72

By


Joe D. Tanner, Commissioner
Department of Natural Resources
State of Georgia

3/7/77

Cabinet
mtg-

THE WHITE HOUSE

WASHINGTON

- > Stan Turner / Schlesinger / Boone
- > Anti-inflation
- > Fed info centers
- > Foreign visitors - visas
 - > UN Speech
 - > 3/16 - 3/17 trip
- > Appointments - sub cabinet
- > Mail backlog 325m
- > Rabin
- > Grade creep - Enlow - Fudge
- > Base closures - Econ. defense
- > Tuna - legislation needed
- > Arab boycott
- > Heinz amendment
- > Oil cargo preference
- > Public works
- > Puerto Rico
- > Concorde

Electrostatic Copy Made
for Preservation Purposes

- > Energy resy
- > Int Subsidy for housing 7 1/2 %
- > Com Dev - small cities 50000
- > PAT - communication system
- > Energy Cons. demo projects
- > New Ag bill
- > Food stamps - simplify
- > NYC - financing
 - > Internat financing - AID
 - > Human rights - AID
 - > Econ stim - job credit (kill)
- > Youth empl legis
- > Statistics - labor mkt = (Models)
 - > Labor/Mgmt relationships (comm)
 - > Situs picketing
 - > Cong testimony \rightarrow court action
- > Pres Sec Council B. mean invasion
- > S Africa
- > UN speech
- > Anti-Trust speech \rightarrow Harvard
- > Illegal alien \rightarrow Rodino
- > S Africa NSC

2617 -> Hum Rls vs pragmatism
> N/S relat. Politics
Health

> Emp data good

> Prices π food, etc - bad

> Reorg HEW

> Stock ownership by Cal. fans

> Water resources - Interim lead

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for Preservation Purposes

THE WHITE HOUSE
WASHINGTON

March 7, 1977

Jack Watson

The attached was returned in the
President's outbox. This copy
is returned for your information.

Rick Hutcheson

Re: Possible Agenda Items for
Cabinet Meeting 3/7/77

THE WHITE HOUSE
WASHINGTON

| ACTION | FYI |
|--------|--|
| | |
| | MONDALE |
| | COSTANZA |
| | EIZENSTAT |
| | JORDAN |
| | LIPSHUTZ |
| | MOORE |
| | POWELL |
| | <input checked="" type="checkbox"/> WATSON |

- ☐ FOR STAFFING
- ☐ FOR INFORMATION
- ☐ TO PRESIDENT
TODAY

| ACTION | FYI |
|--------|--------------|
| | |
| | ARAGON |
| | BOURNE |
| | BRZEZINSKI |
| | BUTLER |
| | H. CARTER |
| | CLOUGH |
| | FALLOWS |
| | HARDEN |
| | HOYT |
| | KRAFT |
| | B. MITCHELL |
| | B. RAINWATER |
| | SCHLESINGER |
| | SCHNEIDERS |
| | SIEGEL |
| | T. SMITH |
| | WELLS |
| | VOORDE |

THE PRESIDENT HAS SEEN.

THE WHITE HOUSE
WASHINGTON

March 4, 1977

MEMORANDUM FOR: THE PRESIDENT
FROM: JACK WATSON *Jack*
RE: POSSIBLE AGENDA ITEMS FOR
CABINET MEETING
MONDAY, MARCH 7, 1977

- 1) Presentation by Secretary Califano of his proposed reorganization effort.
- 2) *W* Rap-up on the Governor's Conference, and the need for better intergovernmental relations.
- 3) Announcement of March 16-17 trip to West Virginia, Massachusetts and New York.
- 4) Discussion of ways to expedite clearances for second-level appointments.
- 5) Reports from Cabinet members.

**Electrostatic Copy Made
for Preservation Purposes**

THE WHITE HOUSE
WASHINGTON

March 7, 1977

Stu Eizenstat -

The attached CAB Decision was
returned in the Presidents outbox.
It is returned to you for your
information.

The original document has been
given to Bob Linder for processing.

Rick Hutcheson

cc: Bob Lipshutz
Doug Huron
Bob Linder
Re: British Airways Decision:

THE WHITE HOUSE
WASHINGTON

| ACTION | FYI | |
|--------|-----|-----------|
| | | MONDALE |
| | | COSTANZA |
| | X | EIZENSTAT |
| | | JORDAN |
| | X | LIPSHUTZ |
| | | MOORE |
| | | POWELL |
| | | WATSON |

- ☐ FOR STAFFING
☐ FOR INFORMATION
☐ TO PRESIDENT
TODAY

cc Huron

| ACTION | FYI | |
|--------|-----|--------------|
| | | ARAGON |
| | | BOURNE |
| | | BRZEZINSKI |
| | | BUTLER |
| | | H. CARTER |
| | | CLOUGH |
| | | FALLOWS |
| | | HARDEN |
| | | HOYT |
| | | KRAFT |
| | | B. MITCHELL |
| | | B. RAINWATER |
| | | SCHLESINGER |
| | | SCHNEIDERS |
| | | SIEGEL |
| | | T. SMITH |
| | | WELLS |
| | | VOORDE |

THIS DOCUMENT HAS BEEN.

THE WHITE HOUSE
WASHINGTON

*I think the
decision is wrong.
but guess I'll
have to sign or
refrain - J
ps 9/11 refrain
Stu
JH*

March 4, 1977

MEMORANDUM FOR:

THE PRESIDENT

FROM:

STU EIZENSTAT
BOB LIPSHUTZ

SUBJECT:

CIVIL AERONAUTICS BOARD DECISION:
BRITISH AIRWAYS, DOCKET 30549

This CAB decision suspends, pending investigation, certain cargo rate reductions filed by British Airways. This is a 10-day order which becomes final unless you disapprove it by March 7.

The purpose of Presidential review in CAB cases is to permit consideration of foreign policy or defense issues which are ultimately the President's concern. It is not possible to use the review procedure to implement general policy where no foreign policy considerations are involved -- e.g., a policy favoring fare reductions -- since the President has no review over similar Board decisions affecting domestic routes of domestic carriers. For that reason, if there are no foreign policy considerations, and if the interested agencies have no objection, we will generally recommend approval of CAB decisions. We do so in this case, because State and the other interested agencies have advised that there are no foreign policy considerations and that they have no objection to the order.

We recommend you approve the attached decision, although it is inconsistent with the general policy of reducing fares. We are available to discuss this if you wish.

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for Preservation

83/5/77

THE WHITE HOUSE
WASHINGTON

March 7, 1977

Bert Lance -

The attached was returned in the
President's outbox.

The original package has been
forwarded to Bob Linder for
handling.

Rick Hutcheson

cc: Bob Linder

Re: Appropriations Relating to
Budget Revisions

THE WHITE HOUSE
WASHINGTON

cc
LANCE
LINDER

| ACTION | FYI | |
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- ☐ FOR STAFFING
- ☐ FOR INFORMATION
- ☐ TO PRESIDENT
TODAY

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THE PRESIDENT HAS SEEN.
EXECUTIVE OFFICE OF THE PRESIDENT
OFFICE OF MANAGEMENT AND BUDGET
WASHINGTON, D.C. 20503

March 3, 1977

SIGNATURE

MEMORANDUM FOR: THE PRESIDENT

FROM: Bert Lance

SUBJECT: Requests for Appropriations Relating To
The Budget Revisions That You Announced on
February 22, 1977, and For Other Purposes

Attached for your signature is another package of fiscal year 1977 supplemental appropriation requests and fiscal year 1978 budget amendments supporting your revised budget for the action of the Appropriations Committees. A final package of consolidated requests, also related to your budget revisions, is now being prepared and will be sent to you in the next few days. Also included in this transmittal are two requests from the legislative branch for fiscal year 1978 and another request for appropriations to pay claims and judgments rendered against the United States as a result of legal action brought against the Federal government.

RECOMMENDATION

I recommend that you sign the letter transmitting these requests to the Congress no later than March 4, 1977.

Mr. President :

I have checked This & These
figures reflect The decisions
We made.

Bert - We'll examine
ok - the FY 79 budget
much more closely -
J

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for Preservation Purposes

THE WHITE HOUSE
WASHINGTON

The Speaker of the
House of Representatives

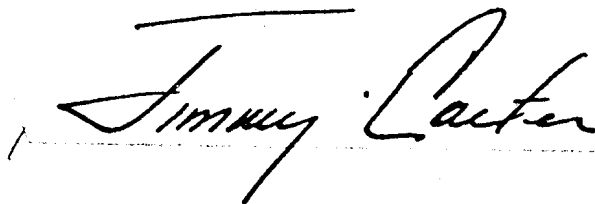
Sir:

I have the honor to submit for your consideration proposed supplemental appropriations for the fiscal year 1977 in the amount of \$58,066,975 and amendments to the requests for appropriations contained in the fiscal year 1978 budget in the amount of \$12,745,721,320.

This transmittal includes most of the requests for the appropriations necessary to implement the revisions to the 1978 budget that I announced on February 22, 1977. Also included are requests from the legislative branch and a request for appropriations to pay claims and judgments rendered against the United States.

The details of these proposals are contained in the enclosed letter from the Director of the Office of Management and Budget. I concur with his comments and observations.

Respectfully,

A handwritten signature in cursive script, reading "Jimmy Carter". The signature is written in dark ink and is positioned below the word "Respectfully,". The signature is written on a horizontal line that extends across the width of the signature.

Enclosure



EXECUTIVE OFFICE OF THE PRESIDENT
OFFICE OF MANAGEMENT AND BUDGET
WASHINGTON, D.C. 20503

The President

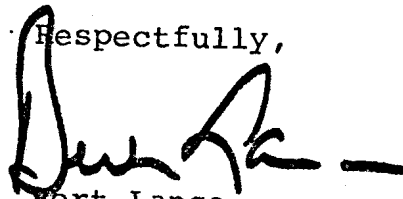
The White House

Sir:

I have the honor to submit for your consideration supplemental appropriations in the amount of \$58,066,975 for the fiscal year 1977 and amendments to the requests for fiscal year 1978 appropriations in the amount of \$12,745,721,320. These requests are consistent with the budget revisions that you announced on February 22, 1977. The details of these proposals are contained in the enclosure to this letter.

I have carefully reviewed the proposals for appropriations contained in this document and am satisfied that they are necessary at this time. I recommend, therefore, that these proposals be transmitted to the Congress.

Respectfully,


Bert Lance
Director

Enclosure

THE WHITE HOUSE
WASHINGTON

March 7, 1977

Frank Moore -

The attached was returned in
the President's outbox. It is
forwarded to you for appropriate
handling.

Rick Hutcheson

cc: Z. Brzezinski
Tim Kraft

Re: FY 1977 Foreign Assistance
Supplemental Request

THE WHITE HOUSE
WASHINGTON

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- ☐ FOR STAFFING
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TODAY

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THE PRESIDENT HAS SEEN.

THE WHITE HOUSE

WASHINGTON

March 7, 1977

MEMORANDUM FOR:

THE PRESIDENT

FROM:

FRANK MOORE *F.M.*

On Tuesday, March 1, 1977, the House Appropriations Subcommittee chaired by Congressman ^{Charles} Long substantially cut the Administration's FY1977 foreign assistance supplemental request. It is now essential for us to have these cuts restored in the Senate by the Appropriations Subcommittee chaired by Senator Inouye and in Conference.

Because this foreign assistance supplemental is critical to our North-South negotiations, you should indicate your support for the restoration of these funds in the strongest possible way.

I would suggest that you discuss this problem at Tuesday's Leadership Breakfast. Senator Inouye's Subcommittee will be marking-up the supplemental package later in the day and the breakfast would be a good time to express your concern. I will include this item on the briefing paper.

In addition, I would suggest that we schedule, as soon as possible, a meeting for you with key Congressional people to discuss this matter.

APPROVE MEETING



DISAPPROVE MEETING

**Electrostatic Copy Made
for Preservation Purposes**



THE WHITE HOUSE
WASHINGTON

March 7, 1977

Jim Schlesinger -

The attached was transmitted to the
President by Mr. Kirbo. It is forwarded
to you for your information.

Rick Hutcheson

Letter from
Shea Could Climenko & Casey
re: Louis A. Beecherl

THE WHITE HOUSE
WASHINGTON

*NOTE - This
was transmitted
to the press by
Mr. K. [unclear]
Rich*

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- ☐ FOR STAFFING
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☐ TO PRESIDENT
TODAY

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Charlie H-
F41
92f

They represent
Texas Oil & Gas Co.
Tampa, Florida

SHEA GOULD CLIMENKO & CASEY

330 MADISON AVENUE
NEW YORK, NEW YORK 10017

AREA CODE 212
661-3200
CABLE ADDRESS
HOLMANG

February 15, 1977

Taken to
Pr. Center

MILES F. McDONALD
SAUL S. STREIT
OF COUNSEL

EUROPEAN OFFICE
20 CHARLES STREET
LONDON W1X 7PB
01-491-3515
TELEX: 25836

GEORGE E. BOSS
RESIDENT PARTNER
NOT ADMITTED IN
NEW YORK

THE PRESIDENT HAS SEEN.

PERSONAL AND CONFIDENTIAL

WILLIAM A. SHEA
MILTON S. GOULD
JESSE CLIMENKO
ROBERT J. CASEY
BRUCE A. HECKER
EDWIN M. JONES
JAMES J. A. GALLAGHER
BERNARD D. FISCHMAN
BERNARD J. RUGGIERI
MARTIN I. SHELTON
ALLAN J. PARKER
RALPH L. ELLIS
ROBERT J. RUBEN
GEORGE DE GENARO
IRVING JACOBSON
SHELDON D. CAMHY
SAMUEL W. INGRAM, JR.
JOHN J. McDERMOTT
WILLIAM A. HAGAN, JR.
PETER GETTINGER
JOHN A. CRAIG
MICHAEL LESCH
KEVIN B. McGRATH
LEON P. GOLD
WILLIAM C. FINNERAN, JR.
VINCENT W. QUINN, JR.
ALLAN R. TESSLER
RONALD H. ALLENSTEIN
HERMAN A. BURSKEY
ARNOLD S. JACOBS
THOMAS E. CONSTANCE
IRA POSTEL
LESTER YASSKY
ROBERT W. CLAESON
JOEL I. PAPERNIK

Mr. J. B. Fuqua
Chairman of the Board
Fuqua Industries, Inc.
3800 First National Bank Tower
Atlanta, Georgia 30303

Schlesinger -
info
J

Dear J.B.:

It occurs to me that the Administration is probably looking for gas and oil executives who can provide experience and expertise in solving energy problems. The danger is in taking people from the major oil companies. Their whole orientation is hostile to what the Administration must do if it is going to solve the problem. I have a suggestion. Louis A. Beecherl, Chairman of the Board of Texas Oil & Gas is no longer Chief Executive Officer of the Company. He has very considerable personal means. He is a man of impeccable integrity and I think he would give very serious consideration to serving the President and the Administration in some way in the energy field.

You may note that Mr. Beecherl brought this Company from nothing to the very important position it occupies today in size, in prestige and in accomplishments for a period of about 15 or 20 years. He is only about 50 years old and is eager to help.

I hope this suggestion is useful.

Kindest personal regards.

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for Preservation Purposes

Sincerely,

Milton S. Gould

eck

THE WHITE HOUSE
WASHINGTON

March 7, 1977

Z. Brzezinski -

The attached note is being delivered
to Clark Clifford this morning.

Rick Hutcheson

Re: Trip to Eastern Mediterranean

THE WHITE HOUSE
WASHINGTON

cc 2B

THE WHITE HOUSE
WASHINGTON

3-4-77

To Clark Clifford

Again, I want to
thank you for your sup-
erbly performed mission
to the Eastern Mediterranean.

Because of your good work,
it may very well pay
rich dividends for world
peace. Your friendship
for me is a precious posses-
sion, & your public service
an inspiration.

Jimmy

CP
THE PRESIDENT HAS SEEN.

CLARK M. CLIFFORD
WASHINGTON, D. C.

C
March 8, 1977

Dear Mr. President,

I am deeply
touched by your warm and generous
long hand note of March 4.
I shall treasure it always.

Respectfully yours,

Clark -

THE WHITE HOUSE
WASHINGTON

March 7, 1977

Jack Watson
Stu Eizenstat

The attached note has been sent
to Secretary Andrus. This is
for your information.

Rick Hutcheson

Re: Memorial for FDR

THE WHITE HOUSE
WASHINGTON

*Send copy
to Andrews*

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- ☐ FOR STAFFING
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- ☐ TO PRESIDENT
TODAY

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THE WHITE HOUSE
WASHINGTON

3-7-77

To Cecil Andrus

I don't think
this should be built.
It will destroy some
beautiful open space
& directly violate
FDR's request -

J. Carter

THE WHITE HOUSE

WASHINGTON

Memorial For FDR Designed

The Washington Post

WASHINGTON — The Fine Arts Commission has given final approval to the basic design of a 900-foot granite wall of waterfalls and gardens in West Potomac Park here as a memorial to President Franklin Delano Roosevelt.

The memorial, unofficially estimated to cost about \$20 million, would curve around the western edge of the Tidal Basin, forcing the closing of almost one mile of West Potomac Park roads.

The National Park Service, which already has spent \$465,000 in design funds on the project, is preparing an environmental assessment of the impact of the memorial.

The unanimous approval of the Fine Arts Commission, which gave the memorial its preliminary approval in July 1975, appears to remove the last major roadblock to creation of a Roosevelt memorial here.

THE WHITE HOUSE
WASHINGTON

March 7, 1977

Jack Watson -

As requested, the President
inscribed the Bible used for
Secretary Andrus' swearing in
ceremony. It is returned to you
for handling.

Rick Hutcheson

To Cecil D. Andrews
with all good wishes
1/23/76 Warren E. Burger

Cecil Andrews was sworn
in as Secretary of Interior
on this date using this Bible.
A good day for our nation.

Jimmy Carter
President

THE WHITE HOUSE
WASHINGTON

March 7, 1977

Mr. President:

Please sign the "swearing in Bible" for
Cecil Andrus.

Jack Watson

THE WHITE HOUSE
WASHINGTON

March 7, 1977

Bob Linder

The attached is forwarded to you
as back-up for the Message on
Energy Reorganization.

Rick Hutcheson

THE WHITE HOUSE
WASHINGTON

Sta. ok - ~~OK~~

p5. line 9

change "not" to "now"

Be careful of
proofreading on
major papers -

J.C.

the
paper
follows

Electrostatic Copy Made
for Preservation Purposes

THE PRESIDENT HAS SEEN.

THE WHITE HOUSE

WASHINGTON

February 25, 1977

MEMORANDUM FOR THE PRESIDENT

FROM: STU EIZENSTAT
KITTY SCHIRMER

Stu

THRU: RICK HUTCHESON

SUBJECT: MESSAGE ON ENERGY REORGANIZATION

Attached is a draft of the message to Congress which should accompany your energy reorganization bill. It has been cleared through Jim Fallows, and was coordinated with Jim Schlesinger's staff.

TO THE CONGRESS OF THE UNITED STATES

I hereby transmit to the Congress proposed legislation which will create a new Cabinet Department of Energy.

This legislation is a major step in my Administration's program for a comprehensive reorganization of the Executive Branch.

Nowhere is the need for reorganization and consolidation greater than in energy policy. All but two of the Executive Branch's Cabinet departments now have some responsibility for energy policy, but no agency, anywhere in the Federal government, has the broad authority needed to deal with our energy problems in a comprehensive way.

The legislation I am submitting today will bring immediate order to this fragmented system:

- * It will abolish the Federal Energy Administration, the Energy Research and Development Administration, and the Federal Power Commission, thereby eliminating three agencies whose missions overlap and sometimes conflict, and whose specialized perspectives have impeded progress toward a unified energy policy.

* It will allow us, for the first time, to match our research and development program to our overall energy policies and needs. This is particularly important if we are to make use of renewable energy sources such as solar power.

* It will enable us to move more quickly toward effective energy conservation by combining conservation programs which are now split between FEA and ERDA. And, to make certain that we will see results, the legislation creates an Assistant Secretary for Conservation, who will be personally responsible for seeing that the conservation program is carried out.

* It will place under one roof the powers to regulate fuels and fuel distribution systems, powers which are now shared by the FEA and the FPC along with the Securities and Exchange Commission and the Interstate Commerce Commission. An institutional structure built on the premise that fossil fuels are abundant and cheap no longer serves well in an era of fuel scarcity.

As this winter has shown us, uncoordinated regulatory policies can have serious impacts on our economic and social well-being. This reorganization can help us bring currently fragmented policies into a structure capable of both developing and implementing an overall national energy plan. At the same time, we must guard the quasi-judicial aspects of the regulatory process against improper influence. The legislation meets this concern by establishing a Board of Appeals within the Department which is totally free from the control of the Secretary of Energy.

In addition to abolishing the FEA, ERDA, and the FPC, the legislation submitted today will transfer into the new department several significant energy-related authorities and programs which now belong to other departments. These include the building thermal efficiency standards from Housing and Urban Development, the voluntary industrial compliance program from Commerce, and the Navy petroleum and oil shale reserves from Defense. The legislation provides for consultation between the Energy Department and the Department of Transportation on auto fuel efficiency standards, and establishes a role for the Energy Secretary in the REA loan program at Agriculture. Where it is appropriate, these departments will still carry out the programs but the new Energy Department will give them the policy guidance needed to bring unity

and rational order to our energy programs.

Finally, this legislation transfers certain parts of the Interior Department -- those concerning fuels data collection and analysis, and coal mine research and development -- into the new Department. Coal mine health and safety research will not be transferred. This will leave the Department of Interior still in charge of leasing energy resources under Federal control. We are leaving those functions in Interior because we believe that the responsibility for multiple-use of public lands, and for their environmental protection, belongs in one department -- Interior -- that can reflect a broad spectrum of concerns. The Energy Department, however, will set long-term production goals and will have policy control over economic aspects of the leases. This will help us foster competition within the energy industries and encourage production of leased resources as expeditiously as possible.

This reorganization will also bring together our energy data gathering and analysis capabilities. More than twenty executive departments and agencies now operate more than 250 energy data programs. The FEA, ERDA, FPC and the Interior Department's Bureau of Mines together have more than 100 such

programs. This fragmentation is not only uneconomic and frustrating: it can also have serious consequences. We have seen in recent weeks that, under our present system, we had no single source of information about where natural gas shortages were greatest and where supplies were still available to help make up those shortages. Consolidating these major data programs in an Energy Data Administration within the new department will not give us the ability to compile information which is complete, accurate and believable.

There are many things this legislation does not try to do.

I believe that health, safety and environmental regulation relating to energy -- unlike economic regulation -- should not be brought into the new Energy Department. Because public concerns about the safety of nuclear power are so serious, we must have a strong, independent voice to ensure that safety does not yield to energy supply pressures. Therefore, the Nuclear Regulatory Commission will remain as an independent body. For similar reasons, the Environmental Protection Agency should remain independent to voice environmental concern.

Even with a new Department of Energy, problems on interdepartmental coordination will remain, since virtually all government activity affects energy to

some extent. Establishing this department, however, will give us one government body with sufficient scope and authority to do the massive job that remains to be done. Thus this legislation will abolish the Energy Resources Council. Soon I will establish by Executive Order a non-statutory interdepartmental coordinating body, with the Secretary of Energy as its chairman to manage government-wide concerns involving energy.

By eliminating three agencies and uniting a variety of scattered energy authorities, the legislation I am submitting today will help reorganize the Executive Branch in a rational, orderly way. It is long overdue. I hope to work with the Congress to achieve our initial goal of a realistic and effective energy policy.

#

THE WHITE HOUSE
WASHINGTON

March 7, 1977

Jim Schlesinger -

The attached was returned in
the President's outbox. It is
forwarded to you for appropriate
handling.

Rick Hutcheson

Re: Involvement of Industry in
Energy Policy Analysis

THE WHITE HOUSE
WASHINGTON

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- ☐ FOR STAFFING
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- ☐ TO PRESIDENT
TODAY

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THE WHITE HOUSE
WASHINGTON

4-5-77

To Jim Schlesinger

It is important that affected industries be involved in energy policy analysis - not to accommodate their selfish interests, but so that they can assess their own future plans. i.e., auto efficiency trends should be accelerated.

J. C.

Electrostatic Copy Made
for Preservation Purposes

THE WHITE HOUSE
WASHINGTON

march 7, 1977

Stu Eizenstat

The attached was returned in the
President's outbox. It is forwarded
to you for your information.

Rick Hutcheson

cc: Ham Jordan

Re: Renegotiation Board Members

THE PRESIDENT HAS SEEN.

THE WHITE HOUSE

WASHINGTON

March 3, 1977

MEMORANDUM FOR:

THE PRESIDENT

FROM:

STU EIZENSTAT

SUBJECT:

Renegotiation Board Members

At Hamilton's suggestion, I spoke to Admiral Rickover about his preparing a statement you could deliver at the time the new Renegotiation Board members are announced. Attached is the statement the Admiral had delivered to me today.

I think the statement summarizes very well why fresh leadership, and a broad mandate from the President, is needed at the Board. I doubt that you need to issue the statement or read it at the time of the announcement, but I do think your remarks should cover the key points in the Admiral's statement. Those points are as follows:

- 1) This Administration is determined to trim waste from the defense budget; an effective renegotiation process is an important part of that effort.
- 2) There is increasing evidence that the renegotiation process has not been effective: the Board has a \$150 billion backlog of filings, many large contractors are able to avoid the renegotiation process entirely, and the Board has been hampered by clearly unqualified members.
- 3) The Board is not designed to prevent fair and reasonable profits; but it should set a tone for proper accountability of public funds and for equal treatment of all defense contractors.
- 4) The Board should no longer feel limited to using its small staff; it has been authorized by statute to use the DOD audit staff---and it should make use of that staff.
- 5) The Board should cooperate fully with Congress in its efforts to strengthen the Renegotiation Act.
- 6) The Board should describe its progress and plans in a report to the President within six months.

**Electrostatic Copy Made
for Preservation Purposes**

Renegotiation Board

This Administration has made clear its determination to trim waste from the Defense budget. An important part of this effort is the establishment of an effective renegotiation process--one that will ensure that no company, large or small, realizes excessive profits from the nation's defense needs.

The vast majority of defense contractors are not "war profiteers." However, since the time of the American Revolution, there have been persons who would exploit military needs for excessive personal gain. Congress, determining such conduct to be inimical to the public interest, enacted in the first half of this century various profit-limiting statutes such as the Vinson-Trammell Act. In 1942, Congress passed the first Renegotiation Act which provided for the screening of actual costs and profits in defense contracts and for the recoupment for the United States Treasury of excessive profits. The Renegotiation Act of 1951 established the Renegotiation Board as it exists today.

In recent years there has been increasing evidence that the renegotiation process is not effective and that the Board has not been diligent. Currently there is a \$150 billion backlog of contractor filings at the Renegotiation Board that need to be screened and excessive profits recovered for the Treasury. In addition, there are other problems.

Although the Board recovers annually far more for the U.S. Treasury than it spends, Congressional investigations have shown that many large defense contractors are able to avoid renegotiation altogether through exemptions and other loopholes in the Renegotiation Act, through profit averaging and the use of questionable accounting techniques. Like so many other processes, renegotiation has proven to be far more effective with small firms than for large ones.

Congress is now working to strengthen the Renegotiation Act and plug loopholes--an effort I wholeheartedly support. However, many shortcomings of the renegotiation process have stemmed from the appointment of unqualified Board members. Therefore, in selecting Renegotiation Board members, I have sought out competent persons best qualified to reinvigorate the Board.

The Renegotiation Board is not a deterrent to fair and reasonable profits, nor should it be. However, I expect the Board by its actions to set the tone for proper accountability in the expenditure of public funds; to be fair and even-handed to all defense contractors regardless of size or influence. The Board must insist on thorough auditing and strict compliance with proper accounting procedures including those prescribed by the Cost Accounting Standards Board. Since the present 200 man Renegotiation Board staff cannot itself conduct thorough audits of renegotiation filings, the Board should make effective use of the Defense Department's nearly 3000 man Defense Contract Audit Agency staff which is available to assist you.

The public relies on the Renegotiation Board to ensure that excessive profits are not being masked by imaginative accounting practices and that the cost and profit figures which serve as the basis of the Board's determinations are accurate. While the Board must place a high priority on reducing its large and aging backlog, this should not be done at the expense of a proper review.

I want the Board to cooperate fully with the Congress in its efforts to strengthen the Renegotiation Act so that its purpose can be accomplished efficiently and effectively. We are spending billions of dollars on national defense; we cannot afford waste or excessive profits. The American taxpayer must have confidence that his Government requires proper accountability in the expenditure of public funds and that it will not permit taxes to be spent on excessive profits.

There has been criticism that many Government agencies and boards are subject to undue influence by special interests. In this regard, your sole purpose is to protect the public interest and I expect the Board, by its actions, to set an example for other agencies to follow.

I would like a report from the Renegotiation Board within six months describing your progress and plans.

THE WHITE HOUSE
WASHINGTON

March 7, 1977

Stu Eizenstat -

The attached was returned in the
President's outbox. It is forwarded
to you for appropriate action.

This didn't go thru me.

Rick Hutcheson

Re: Concorde - Governor Carey

cc: Z. Brzezinski

THE WHITE HOUSE
WASHINGTON

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| | | LIPSHUTZ |
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- ☐ FOR STAFFING
- ☐ FOR INFORMATION
- ☐ TO PRESIDENT
TODAY

| ACTION | FYI | |
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| | | ARAGON |
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| | | WELLS |
| | | VOORDE |

THE WHITE HOUSE
WASHINGTON

March 5, 1977

THE PRESIDENT HAS SEEN.

MEMORANDUM FOR THE PRESIDENT

FROM: STU EIZENSTAT *Stu*
SUBJECT: Concorde - Governor Carey

1. Have you had a response from Governor Carey on your compromise proposals of limited experimental flights into JFK?

Yes _____ No _____

Results:

2. If not, do you want me to call Governor Carey and find out his reaction?

Yes _____ No _____

The New York Port Authority Commissioners meet secretly on Monday to reach their decision so their vote at Thursday's formal meeting will be unanimous. Anything we do further, therefore, has to be done by Monday.

**Electrostatic Copy Made
for Preservation Purposes**

*Stu -
See 3619 for
answering
J*

THE WHITE HOUSE
WASHINGTON

March 7, 1977

Frank Moore -

The attached was returned in
the President's outbox. It is
forwarded to you for appropriate
handling.

Rick Hutcheson

Re: Call to Senator Byrd re:
Warnke

cc: Ham Jordan

THE WHITE HOUSE
WASHINGTON

Handwritten: Kordcary

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- ☐ FOR STAFFING
- ☐ FOR INFORMATION
- ☐ TO PRESIDENT
TODAY

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THE PRESIDENT HAS SEEN.

THE WHITE HOUSE

WASHINGTON

March 4, 1977

*Frank -
Will vote yes
J*

MEMORANDUM FOR THE PRESIDENT

FROM:

FRANK MOORE

FM

Please call Senator Byrd after 9:00 p.m. tonight regarding the Warnke vote. He told me this evening that he is reading the Armed Services Committee transcripts and that he will vote as a Senator from West Virginia and not as Majority Leader. He will not work either side of the street but I hope he is not voting "no" as he will take several votes with him.

We are now around 57 or 58 votes and cannot afford further erosion.

*Based on Foreign relations - vote yes
" " Armed services - intelligent,
" " knowledge - articulate*

*ACDA ok - negotiation - natural
inclination - will vote for*

*Best count 65 range 53-65
"2-3-4 votes will go to me"*

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for Preservation Purposes**

THE WHITE HOUSE

WASHINGTON

March 4, 1977

MEMORANDUM FOR THE PRESIDENT

FROM: FRANK MOORE *fm*

from Attached is a letter from Senator Byrd on the water projects briefing which has been scheduled for Wednesday, March 10, 1977. I assured the Senator that this letter would be brought to your attention this evening.

I have also attached a copy of a memorandum I prepared earlier today concerning this situation. If you decide to make an appearance at this briefing, we will notify affected Members of this change.

1006
THE INCIDENT HAS BEEN.

THE CHAIRMAN OF THE
COUNCIL OF ECONOMIC ADVISERS
WASHINGTON

12:00 ~~11:00~~
9
March 7, 1977

MEMORANDUM FOR THE PRESIDENT

FROM: CHARLIE SCHULTZE ^{CLS}

SUBJECT: Discussion with Arthur F. Burns

Arthur Burns has waged a life-long fight against big government, deficit spending and inflation. He regards budget deficits as the principal source of inflation, and, his views on budget deficits are as much a matter of moral conviction as they are of analytic reasoning.

There would be little point in trying to convince Burns that the stimulus package was needed. He does not think so, and he is an intellectually stubborn man.

The strategy most likely to succeed is a two-fold one:

First, to convince Burns that his goals and yours are the same and to enlist his aid in the effort to achieve prosperity without inflation.

Burns needs to be convinced that this Administration intends to pursue sound and sensible fiscal policies. You should seek to convince him that your commitment to balancing the budget by fiscal 1981 is firm and unwavering.

You might want to emphasize the importance you place on zero-based budgeting to achieve this goals -- and also to weed out wasteful and outmoded social programs. Burns is a long-time advocate of the concepts which underlie zero-based budgeting.

He is also a strong supporter of the new Congressional budgetary procedures and was influential in getting them adopted in 1974. It would be helpful to acknowledge his contribution in that area.



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for Preservation Purposes**

Second, you might then take the offensive.

Burns has argued repeatedly that business confidence is still in a fragile state and needs rebuilding. He should be reminded that confidence can be damaged by what major figures in government say, as well as by what they do. He, himself, has argued that fears of inflation associated with large budget deficits may tend to be a self-fulfilling prophecy. He implies, that the problem with the deficits may be largely psychological. To the extent that is true, Burns could help make the situation much better or much worse, depending upon the tone of his own statements.

His repeated assertions that the large deficits in prospect may push up interest rates sharply are particularly damaging. Participants in financial markets know that he, as Chairman of the Federal Reserve Board, is in a unique position to make that prophecy come true. While he insists that monetary policy will not offset the stimulative effects of the fiscal package, his statements about the probable impact of the fiscal program on interest rates seem to imply the contrary -- at least to participants in financial markets. As recovery proceeds some moderate rise in short-term interest rates is inevitable. But it need not and should not be large.

A question could be raised about his negative comments on your proposed program for wage-price restraint. It is precisely the kind of program that Burns has been advocating for some years -- a program that works quietly behind the scenes and depends entirely on voluntary cooperation. He will probably respond that he agrees with the thrust of the program in principle, but that this is the wrong time to introduce it because of the present shaky state of confidence. But he was proposing an incomes policy in 1975 and early 1976, when the state of confidence was much more fragile than it is now.

NEW YORK TIMES 2/24/77 reporting on Burns' testimony
before the Joint Economic Committee of 2/23/77

"I don't want to criticize anyone, but in all
humility I have to say that the increase in the Federal
budget is stirring up new fears and expectations of
inflation that in some degree may turn out to be a
self-fulfilling phrophecy."

PAGE 5
THE PRESIDENT HAS SEEN.

7 March 1977

MEMORANDUM FOR: The President
The Vice President
Assistant to the President
for National Security Affairs

FROM: Admiral Stansfield Turner *SA*

The following items are for discussion with the President
at the 1700, 7 March meeting:

- Soviet fishing off U.S. coast.
- Palestinian issues.
- Reaction to Clifford mission to Greece/Turkey/
Cyprus.
- Priorities for intelligence.
- Quantity, quality of flow of intelligence
information to the President.

1005
THE PRESIDENT HAS SEEN.

THE WHITE HOUSE

WASHINGTON

March 7, 1977

MEMORANDUM FOR: THE PRESIDENT
FROM: Stu Eizenstat *Stu*
SUBJECT: Follow-up on Meeting with Mr. Meany

The following will indicate the action taken on matters which Mr. Meany raised:

1) I have called Secretary Blumenthal regarding the meeting with Messrs. Findley and Chakin on the multifiber agreement. He indicated that he would set the meeting up again prior to the commencement of the Geneva meetings. The Secretary indicated that he did not think we could back labor's position on this matter, which called for a reduced growth in imports of textiles and related items.

2) I have talked with Mr. Vance's personal assistant regarding the allegation that Russia was cheating on the 1965 Wheat Agreement. Mr. Vance's assistant indicated that they would have a memorandum prepared within a few days on this matter. I also mentioned this to Secretary Blumenthal since the Department of Treasury has an obvious concern about this matter.

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for Preservation Purposes**



THE WHITE HOUSE
WASHINGTON

March 7, 1977

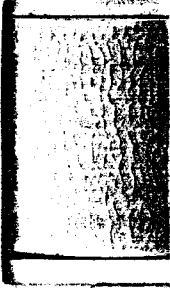
Greg Schneiders -

The attached was returned in
the President's outbox. It is
forwarded to you for appropriate
handling.

Rick Hutcheson

cc: Jody Powell
Tim Kraft

Re: Proposal for a Presidential
Lunch Program



THE WHITE HOUSE
WASHINGTON

| ACTION | FYI | |
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| | | MONDALE |
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- ☐ FOR STAFFING
- ☐ FOR INFORMATION
- ☐ TO PRESIDENT
TODAY

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| | | VOORDE |

THE WHITE HOUSE

WASHINGTON

March 6, 1977

MEMORANDUM FOR: The President
FROM: Greg Schneiders *Greg*
SUBJECT: Proposal for a Presidential
Lunch Program

I propose that, as part of the People Program, you begin to invite individuals, who have some particularly worthwhile information, experience or perspective, to have lunch with you at the White House.

In this way you could meet and learn from people you would never encounter in the normal course of your activities.

You might begin with: author Alex Haley, Buckminster Fuller, whistle-blower Ernie Fitzgerald *, a small businessman, a welfare recipient or a small town mayor.

Do you want to try this

Not at all

Once a month

Twice a month

Once a week

✓ *Kater*

J.C.

Any preference for first invitee?

- * I've met with Fitzgerald and he has a wealth of information and ideas on cutting defense spending. As you know, he's been more or less muzzled for the last five years.

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for Preservation Purposes

~~CONFIDENTIAL~~

THE WHITE HOUSE
WASHINGTON

March 7, 1977

The Vice President

The attached was returned in
the President's outbox. It is
forwarded to you for appropriate
handling.

Rick Hutcheson

cc: Stu Eizenstat
Ham Jordan

Re: Direct Popular Election of
the President

"DETERMINED TO BE AN ADMINISTRATIVE MARKING
CANCELLED PER E.O. 12958, SEC. 1.3 AND
ARCHIVIST'S MEMO OF MARCH 16, 1983"

THE WHITE HOUSE
WASHINGTON

| ACTION | FYI | |
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☐ FOR STAFFING

☐ FOR INFORMATION

☐ TO PRESIDENT

TODAY DETERMINED TO BE AN ADMINISTRATIVE MARKING
CANCELLED PER E.O. 12958, SEC. 1.3
ARCHIVIST'S MEMO OF MARCH 1985

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| <input type="checkbox"/> | <input type="checkbox"/> | VOORDE |

THE WHITE HOUSE
WASHINGTON

March 4, 1977

MEMORANDUM FOR: THE PRESIDENT

FROM: THE VICE PRESIDENT *wfm*

SUBJECT: Direct Popular Election of the President

At your suggestion, I met with Senator Bayh to discuss his proposed Constitutional amendment on direct popular election of the President. I would like to give you my views on how the Administration should deal with this issue.

To review briefly, Bayh's amendment would abolish the Electoral College and substitute direct popular election. The candidate who receives the nationwide popular vote plurality would be elected, provided the plurality was at least 40 percent (as it has been in every election since 1860). If that figure is not reached, a joint session of Congress would elect the President from among the two candidates who received the largest popular vote.

The purpose of Bayh's amendment is to ensure that a President is not elected without at least a plurality of the popular vote. In numerous elections under the present system, a shift of less than one percent of the popular vote would have produced an electoral majority for the candidate with fewer popular votes. In this past election, for instance, a shift of only 9,425 votes in Ohio and Hawaii would have elected Ford despite our popular vote plurality of 1.7 million. Ford might also have been elected, with far fewer popular votes, if McCarthy had been on the ballot in New York and drained enough votes away to give Ford those 41 electoral votes.

The "good government" appeal of direct election is significant: Bayh's amendment has attracted the support of 42 co-sponsors, the endorsement of the AFL-CIO, Common Cause, UAW, Chamber of Commerce, League of Women Voters and the American Bar Association.

To VP
see note
J

One of the unanswered questions about direct election that I have is how it will impact on the 1980 election. In truth, though, that question is probably not going to be a concern. Although Bayh has 42 co-sponsors, the conservative nature of the newly-structured Judiciary Committee will make it next to impossible to have the amendment approved. Without the Committee's approval, it is just as unlikely that the full Senate would invoke cloture (60 votes) and then vote approval (which requires a 2/3 vote). And even if those unlikely events occurred, there is little prospect (assuming the House also approved, which would be far from certain) that the amendment could be ratified, let alone by the 1980 election. (ERA remains unratified after 5 years.)

Supporting direct election, then, would really become a symbolic, though important, gesture on the part of the Administration. It would allow us to continue to speak positively about all of our stances on election reform issues, without risking any adverse groundrules for 1980. ||

In sum, the advantages of endorsing Bayh's amendment in the election reform message outweigh the possible disadvantages. I therefore recommend that we include endorsement in the message being prepared for delivery next week. That recommendation is concurred in by Stu Eizenstat, with whom my staff and I have worked closely on this issue.

Fritz: Will a "symbolic.. gesture" detract from other parts of our proposal such as registration & confessional finance? Many liberals love for the symbolic - but losing - gestures. Why not word the message to permit some latitude instead of endorsing the apparently doomed Bayh Amendment?

The Gallup Poll indicates 75 percent of all Americans approve. However, this support (which really has not varied much over the last ten years) is not very deep or intense. As a result, those in the Congress opposed to direct election, generally Members from smaller states, have been able to keep the amendment from moving anywhere. They have generally made four major arguments against a direct election.

(a) The impact of smaller states on the election outcome would be significantly reduced. This argument is based on the fact that smaller states -- those whose population alone would not merit three electoral votes -- automatically get at least three votes. No similar advantage would be available under direct election.

The difficulties with this argument are that (1) the small states -- despite their disproportionate electoral vote -- are almost ignored by the candidates and (2) statistical studies demonstrate clearly that the average voter in a large electoral-vote state has 2-3 times as much chance of influencing an election as a small state voter.

(b) Vote fraud would be encouraged. This argument holds that each vote will count in a final tabulation; in a close election, there would be great incentive to commit fraud.

In all probability, direct election would lessen any fraud incentive. Under the Electoral College, fraud is "compartmentalized," so that a small number of fraudulent popular votes can swing a large block of electoral votes. Under direct election, any fraud would affect only the actual number of fraudulent votes cast; a distorted statewide electoral result could not be produced.

(c) Minor parties would be encouraged, thereby weakening the two-party system. The gist of this argument is that because the votes received by minor parties would be cumulated, minor candidates would have greater incentives to run. To the extent that they do run, the stability brought about by the two-party system would be weakened.

It is really not clear how direct election would affect the two-party system. While the votes of minority parties would be cumulated state-by-state, the prospect of their influencing the outcome is probably smaller than under the Electoral College, where only a few electoral votes can swing an election and force it into the House. Under direct election, the possibility of a regional third party candidate would be greatly reduced.

(d) The impact of the urban minority voter would be greatly reduced. This has traditionally been the most difficult argument for direct election supporters to overcome, though recent studies demonstrate that urban minority voters have less influence under the Electoral College than do white, suburban voters. The traditional argument has been that the Blacks or Jews in large states, though relatively small in numbers, can deliver the electoral votes of those states, and thereby impact enormously on the election. Under direct election, their votes would count no more in the outcome than the votes of rural inhabitants of small states. Statistical studies demonstrating that urban minorities would be advantaged by direct election are useful, but in the end those constituencies have to be contacted. Their own views on the Electoral College might still be the traditional ones.

While none of these arguments can be ignored, I think that, on the merits, the benefits from direct election outweigh any possible harm. Likewise, I think the politics of the amendment clearly point to an Administration endorsement. To begin with, the amendment is an election reform measure which has attracted significant and widespread support. Opposing the amendment would place the Administration on the side of those generally opposed to election reform. Given your strong stance on election reform matters, it would be no surprise for the Administration to endorse Bayh's amendment; and I doubt that any political damage would result from an endorsement. It would be a surprise and could cause some political damage if there is no endorsement.

THE WHITE HOUSE
WASHINGTON

March 7, 1977

Jody Powell -

The attached was returned in
the President's outbox. It is
forwarded to you for appropriate
handling.

Rick Hutcheson

Re; Letter from Dr. L.R. Sanderson Jr

THE WHITE HOUSE
WASHINGTON


*copy of
letter + original of
attachment*

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- ☐ FOR STAFFING
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TODAY

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Esquire



MARCH 1977
PRICE \$1.50

KICKING CARTER WHILE HE'S UP

WHY WAIT FOUR YEARS
WHEN IN

YOU CAN FIND OUT
IF YOU'VE BEEN HAD!

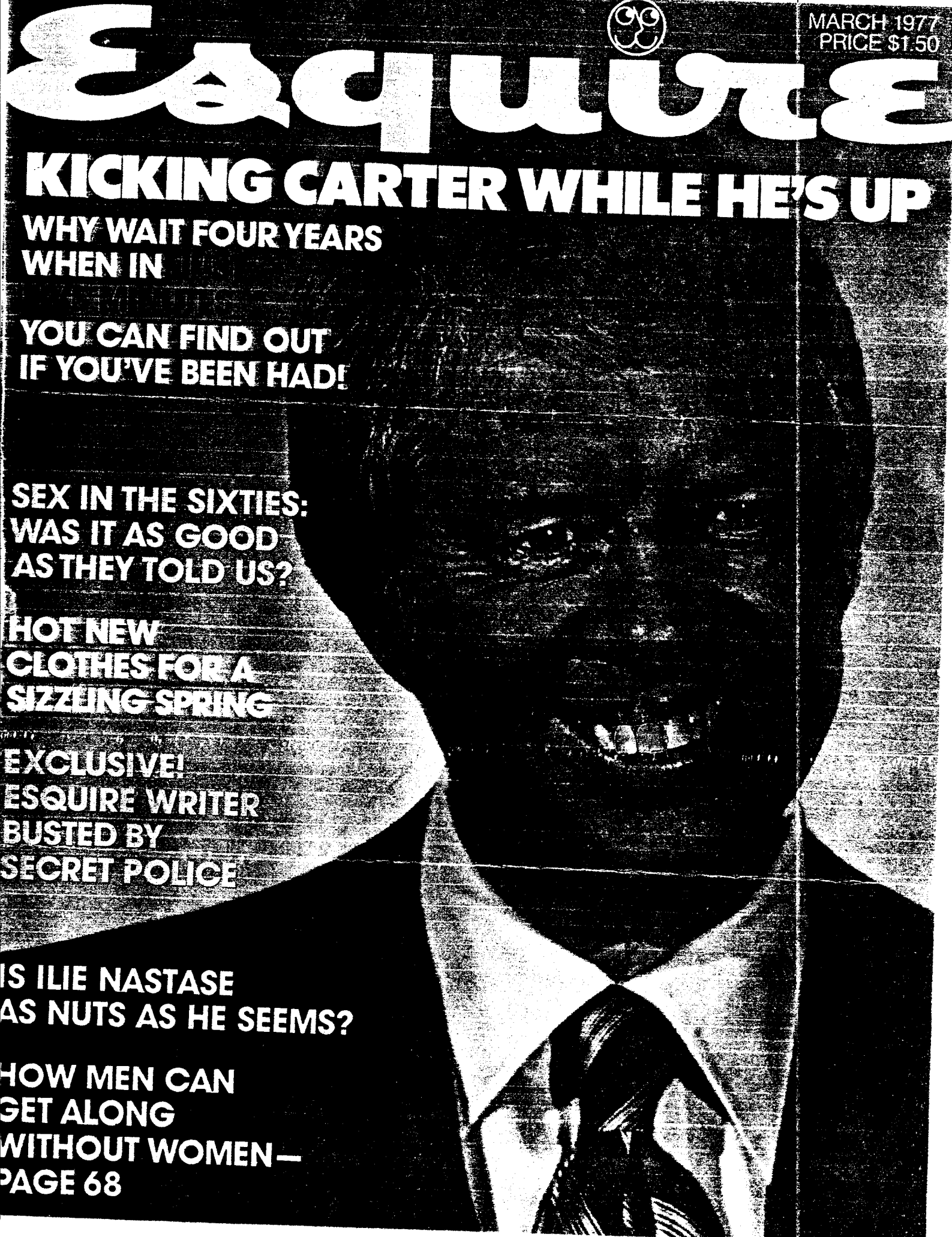
SEX IN THE SIXTIES:
WAS IT AS GOOD
AS THEY TOLD US?

HOT NEW
CLOTHES FOR A
SIZZLING SPRING

EXCLUSIVE!
ESQUIRE WRITER
BUSTED BY
SECRET POLICE

IS ILIE NASTASE
AS NUTS AS HE SEEMS?

HOW MEN CAN
GET ALONG
WITHOUT WOMEN—
PAGE 68



L. R. SANDERSON, JR., D. D. S.
1006 W. W. ORR DOCTORS BLDG.
478 PEACHTREE ST., N. E.
ATLANTA, GA.

March 2, 1977

THE PRESIDENT HAS SEEN.

President Jimmy Carter
White House
Washington, D. C.

Dear President Carter:

By this time, I am sure you have received as I have a variety of reactions to your beautiful smile on the cover of Esquire Magazine. I always knew that you would have to replace a couple of worn enlays some day, but little did I realize you would need an "anterior bridge" so soon. Enclosed is a restored version of your famous Georgia smile which I like better.

I don't know what your plans are for your future dental appointments now that you are in Washington, but I do want you to know that if I can still be of service to you in any way, please let me know. Your next regular check-up would be in July.

I think you are doing a great job and it is comforting to know that the country is going to be in great hands the next eight years.

Thanks for the honor of having you as my patient.

Sincerely,

Sandy

Enclosure

**Electrostatic Copy Made
for Preservation Purposes**

*Jody -
Send repaired
photo to photographer
who wrote
J*

THE WHITE HOUSE
WASHINGTON

March 7, 1977

Frank Moore

The attached was returned in
the President's outbox. It is
forwarded to you for appropriate
handling.

Rick Hutcheson

Congressional Mail 3/7/77

THE WHITE HOUSE
WASHINGTON

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- ☐ FOR STAFFING
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TODAY

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THE PRESIDENT HAS SEEN.

MAIL SUMMARY

3/7/77

CONGRESSIONAL MAIL TO THE PRESIDENT

PAGE

-1-

| <u>FROM</u> | <u>SUBJECT</u> | <u>DISPOSITION</u> | <u>COMMENTS</u> | <u>SIGNATURE</u> |
|--|--|----------------------|-----------------|------------------|
| Rep. John Young | Commends appointment of Frank Moore and Rick Merrill to Congressional Liaison. | FM/RM | | |
| Sen. Robert Byrd | Says Former Senate Majority Leader Ernest McFarland of Phoenix has been trying to get in touch with you; phone nos. are: 602/266-9906, ofc., and 943-3670, res.. | | | |
| Rep. John Duncan | Hospital Administrator from his district opposes proposed 9% ceiling on hospital charges; he concurs. | ack/HEW | | |
| Rep. Robert Nix | Wants to know when Postal Commissioners will be appointed, since the Post Office Committee will need to work with them on several issues coming up soon. | ack/HJ | | |
| Great Lakes Conference of Congressmen | Urge locating Solar Energy Research Institute in Great Lakes region because of unemployment there. | ack/JS | | |
| Rep. Bill Nichols | Constituent would like to present her art miniatures to White House, in response to Joan Mondale's suggestion that the White House place stress on art. | Mrs. Mondale's Staff | | |
| Reps. Andrews, Whitten, Burlison, Evans, Traxler, Alexander, Myers, Baucus, Sikes. | Urge action on behalf of sugar industry. | ack/Ag. | | |
| Rep. James Florio | Urges approval of ITC recommendation for restrictions on mushroom imports. | FM | | |

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for Preservation Purposes**

MAIL SUMMARY 3/7/77

CONGRESSIONAL MAIL TO THE PRESIDENT

PAGE

-2-

| <u>FROM</u> | <u>SUBJECT</u> | <u>DISPOSITION</u> | <u>COMMENTS</u> | <u>SIGNATURE</u> |
|---------------------------------|--|---------------------------|-----------------|------------------|
| Rep. Clarence Miller | Urges approval of ITC recommendation of restrictions on mushroom imports. | FM | | |
| Rep. Sam Gibbons | Opposes ITC recommendation of restrictions on shoe imports. | Exec. Ofc., Trade Rep. | | |
| Sens. Javits and Proxmire | Urge support for Senate ratification of the Genocide Treaty. | ack/ZB | <i>free</i> | |
| Rep. Elford Cederberg | Urges action on behalf of Americans held in foreign jails. | ack/State | | |
| Sen. Floyd Haskell | Urges attention to Kim Chi Ha, a dissident in South Korea, jailed for writing poems of protest. | ack/State | | |
| Rep. Jonathan Bingham | Sends article by an American who has been in contact with Cuban political prisoners; article says these Cubans favor lifting the Cuba embargo. | ack/State | | |
| Reps. Cohen, Spellman, Nolan | Laud funds in new budget to further alternatives to abortion, such as family planning and sex education. | ack/BL | | |
| Sen. John Glenn | Urges approval of disaster request for Ohio. | SE | | |
| Rep. John Duncan | Supports request for agriculture disaster designation for Tennessee. | SE | | |
| Sen. Dewey Bartlett | Sends his proposal for reorganization; plans to introduce it in the Senate and would be happy to discuss it with staff. | ack/BL | | |

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for Preservation PurposesElectrostatic Copy Made
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MAIL SUMMARY 3/7/77

CONGRESSIONAL MAIL TO THE PRESIDENT

PAGE

-3-

| <u>FROM</u> | <u>SUBJECT</u> | <u>DISPOSITION</u> | <u>COMMENTS</u> | <u>SIGNATURE</u> |
|---------------------|---|--------------------|-----------------|------------------|
| Rep. Richard White | Rebuts Audubon Society's opposition to re-channeling the Red River under an agreement with Mexico; environmental impact statement in the works. | ack/BL | | |
| Rep. Cee Heftel | Urges reconsideration of deletion from the budget \$400 million in education impact aid. | ack/BL | | |
| Ken Davidson, Small | Suggestions for a bank of information to help fed. agencies coordinate activities. | ack-FM/BL | | |
| Sen. Don Riegle | Opposes deletion from budget of \$17.6 million for the Supplemental Commodity Food Program. | ack/BL | | |
| Sen. James Abourezk | Urges reconsideration of deletion of impact aid funds. | ack/BL | | |
| Sen. John Durkin | Urges locating SERI in New England. | ack/JS | | |
| Sen. James McClure | Urges that you meet with constituents re coordination of civil defense and disaster preparedness programs. | TK | | |
| Rep. Charles Rangel | Supports performance by Newark Boys Choir at White House. | GP | | |
| Rep. Marilyn Lloyd | Constituent has received Freedom Foundation award and would like you to present it to him. | TK | | |
| Rep. James Broyhill | Invites you to college commencement, Banner Elk, N.C., May. | FV | | |
| Rep. E de la Garza | Forwards invitation to dedication of new jail facility, Cameron Co., Texas. | FV | | |

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|----------------------|---|------------------------------|-----------------|------------------|
| Sen. Wendell Ford | Invitation to dedication of Lincoln Library-Museum in Harrogate, Tennessee. | FV, w/note that you said no. | | |
| Sen. Howard Baker | " | " | | |
| Sen. Lawton Chiles | Invitation to Kiwanis convention, September, Orlando, Florida. | FV | | |
| Rep. Stephen Solarz | Urges you to accept invitation to Solidarity Sunday, New York, May 1. | FV | | |
| Rep. Harley Staggers | Invitation to parade/festival, Winchester, W.Va., April. | FV | | |
| Rep. Matthew McHugh | Invitation to one of his district's "town meetings". | FV | | |
| Sen. Dewey Bartlett | Urges consideration for Gene Moos as deputy Special Trade Representative. | ack/JK | | |
| Rep. Mo Udall | Recommends Sidney A. Diamond for Copyright Royalty Tribunal. | " | | |
| Rep. Tom Harkin | Recommends Steven Scheuer for Board of Corporation for Public Broadcasting. | " | | |
| Rep. Mo Udall | Recommends Sam Lena for Advisory Council of Natl. Comsn. for Manpower Policy. | " | | |
| Rep. Edward Beard | Strongly endorses Jane Mayerson for Reg. Director for HEW, Boston. | " | | |

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|-----------------------|--|--------------------|-----------------|------------------|
| Rep. Mo Udall | Another recommendation of Sidney Diamond for Copyright Tribunal; includes letter from constituent. | ack/JK | | |
| Sen. Bill Scott | Forwards resume of Richard Purcell. | " | | |
| Rep. Robert McClory | Constituent wants James A. Joseph for Under Secy. of Interior. | " | | |
| Rep. Barbara Mikulski | Urges retention of Andrew Adams as Cmsr. of Rehab. Services Admin. | " | | |
| Carl Albert | Endorses Judge B. C. Hernandez of New Mexico for District Judge. | " | | |
| Sens. Nunn, Talmadge | Forward names of those they would like to see appointed U.S. Marshall. | " | | |
| Sen. Harrison Schmitt | Forwards letter from Gov. Apodaca recommending Ronald Sheck for Board of AmTrak. | " | | |
| Rep. Phil Sharp | Constituents support reappointment of Andrew Adams to Rehab. Svcs. Admin. | " | | |
| Sen. John Melcher | Forwards resume of John Macomber. | " | | |
| Sen. Mark Hatfield | Supports John Gilbertson for Ambassador to Mexico. | " | | |
| Rep. Herbert Burke | Endorses Layton MacNichol for State Dept. | " | | |
| Rep. Tim Lee Carter | Recommends John Baker for U.S. District Judge. | " | | |

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| Sen. James McClure | Recommends Leo Bodine for a National Growth and Development Commission, should one be set up. | ack/JK | | |
| Rep. Tom Hagedorn | Recommends Gene Moos for deputy Special Trade Representative. | " | | |
| Sen. Pete Domenici | Urges consideration of reappointment of H. O. Bursum, III to National Advisory Council of SBA. | " | | |
| Rep. Al Ullman | Constituents support Louis Spector for U.S. Court of Claims. | " | | |
| Rep. Carl Perkins | Urges consideration of Al Smith for TVA. | " | | |
| Rep. Dick Nolan | Urges consideration for retention of Ted Krenzke as Director of Indian Services. | " | | |
| Rep. Manuel Lujan | Requests autographed photo for himself. | Susan | | |
| Rep. Harold Runnels | " | " | | |
| Chairman George Mahon | " | " | | |
| Rep. Phil Ruppe | Requests special congratulatory message for Finnish television program. | EH | | |
| Rep. William Ford | Requests special congratulatory message for publishers of Dearborn <u>Heights Leader</u> . | EH | | |
| Reps. Perkins, Corman, Lundine | Two anniversary, and one birthday request. | GC | | |

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| Rep. Melvin Price | Recommends George Murphy of Joint Atomic Committee to Nuclear Regulatory Commission. | ack/HJ | | |
| Rep. William Ketchum | Constituent concerned about perceived Administration insensitivity to Spanish-speaking Americans. | ack | | |
| Rep. William Cotter | Forwards copy of local radio ad for energy conservation campaign. | ack | | |
| Rep. Paul Rogers | Constituent complains because she worked in campaign and has difficulty getting response to letters and calls to WH. | ack | | |
| Rep. Charles Carney | Forwards special congratulatory card to you from constituent. | N/A | | |
| Various Members | Bucking assorted constituent letters. | Ref. | | |
| Public | Approximately 200 letters in support of cutting dam projects from budget (these are from all over, but esp. Calif., Maine, Arizona, Missouri, Georgia) | Jane Wales | | |